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## EUROPEAN NEWS

## IMF austerity programme begins to take a grip on Poland

By Christopher Bobinski in Warsaw

REAL INCOMES fell by 36 per cent in Poland in January, the first month of the country's IMF-approved austerity programme. This unprecedented decline has had a serious effect on the country's consumer industries although opinion polls suggest the Government is managing to maintain a significant measure of popular support.

The consumer price index rose by 78.6 per cent in the month compared with December. The processing industry saw sales fall by 16 per cent and the textile industry by 11 per cent last month. Industrial sales as a whole fell by 10 per cent.

However, opinion polls carried out at the end of January indicated that the Solidarity-led Government's economic programme still had the support of 38 per cent of the population, a fall of five points compared to the end of last year. Twelve per cent were opposed to the policy, compared with 9 per cent before the price rises came in.

Nevertheless, people did spend around \$100m worth of their hard currency savings to



Mr Tadeusz Mazowiecki with Mrs Margaret Thatcher outside No 10 Downing St yesterday

make up for the decline in real incomes during the month. Companies too, squeezed by a 40 per cent monthly interest rate, had to sell around \$1bn of hard currency reserves to meet running costs and wages.

The opinion polls suggested two-thirds of the population believed the present hardship

was a prelude to a better future; a majority also believed that the Government would be in a position to hold back incomes growth for at least a year.

These figures could take a turn for the worse in the coming weeks, however, as large rises in the cost of home heat-

ing and rents take effect and lay-offs and bankruptcies begin in industry.

Even a company like FSM, which produces much sought after small Fiat cars, has already been forced to cut output because of a fall in demand.

The production decline in

industry this month could reach 50 per cent.

The mood in the countryside is markedly worse than in the towns, with nearly 30 per cent of farmers, whose costs are failing to match food prices, declaring opposition to the Government's agricultural policies. This could well erode Soli-

darity's support in local government elections in the spring. Animal breeding figures have also fallen seriously, pressuring a slump in meat supplies this summer.

Despite mounting difficulties with the domestic market, however, Polish companies do not appear to be finding outlets

abroad. Exports as a whole tumbled by 16 per cent in January compared to the same month last year.

Moreover, the 90 per cent devaluation of the zloty against the dollar in the course of December has been eaten up by a matching rise in factory gate prices last month.

## Stockholm abandons proposal to ban strikes

By Robert Taylor  
in Stockholm

THE SWEDISH Government yesterday abandoned its proposed ban on all strikes until the end of 1991 in an effort to resolve the country's political crisis.

During more than two hours of talks Mrs Thatcher offered Poland further economic and financial assistance and promised that Britain would support Poland's application for association with the European Community and membership of the looser Council of Europe grouping. The nature of the additional aid offered by Britain was not specified by officials, who said it had to take account of the need for security and stability in Europe and respect, in particular, the 1975 Helsinki accords.

Mr Mazowiecki went out of his way to thank Mrs Thatcher for the aid already provided by Britain, including notably a £25m "know-how" fund spread over five years, bilateral aid totalling £15m for the improvement of agriculture and Britain's £100m contribution to an international stabilisation fund for Poland.

But faced with the likelihood of defeat tomorrow in Parliament, where it lacks an overall majority, the Government has backed down from its controversial measure to fine workers up to SKr5,000 (\$45) a month if they strike against the wage freeze.

The Government has misjudged the situation. We didn't calculate there would be such a strong reaction to our proposal," said Ms Mona Sahlin, the Labour Minister.

However, the Government added that it was not retreating from its commitment to a wage freeze. Various alternatives to a strike ban are being examined by government lawyers, including some form of compulsory arbitration.

"I hope at least one other party will now support us," said Mr Ingvar Carlsson, the Prime Minister, last night. "We want to continue to govern, not have a general election."

The Communists will probably throw their weight behind the Social Democrats now the strike ban is being dropped, but they also want to dilute the wage freeze next year in order to help the low-paid and this may still be too much for the Government to swallow.

Mr Carlsson had threatened to call an immediate general election if he failed to achieve parliamentary approval for the crisis package designed to remedy the country's growing economic problems.

However, last night's sudden cave-in over the strike ban reflects panic in Government circles about the prospects of an early election.

The problem now is whether other parts of the crisis package, like the wage freeze, will unravel in the face of workplace pressure, with the danger that the Government will be unable to carry through the drastic steps needed to deal with the deteriorating economic situation.

There was some relief yesterday on Sweden's labour scene. The threat of a damaging outbreak of selective stoppages by Sweden's public service manual workers, due to start tomorrow, was lifted when their trade union accepted a 13.15 per cent pay increase.

However, industrial action by the local government white-collar staff looked likely yesterday when their union rejected an 11.3 per cent offer for their members. Further talks can be expected to try to avert a threatened stoppage.

But there were no signs of an early end to Sweden's crippling bank strike and lock-out now in its third week. On Friday, the Swedish bank employees' union turned down a third pay offer negotiated by mediators with the bank employers' organisation, BAO.

Union officials said they believed a settlement would have been reached by now if it had not been for the announcement of the government's austerity package.

The BAO has said the bank lockout would continue until the union withdraws its partial strike threat. The union has threatened to withdraw the services of its members who work in the banks' foreign departments, and to ban overtime. The state arbitration board had offered to continue the negotiations.

## Two Germanys play down Modrow visit

By David Marsh in Bonn and Andrew Fisher in East Berlin

THE BONN and East Berlin governments, feuding over West German plans for speedy unity, dampened expectations yesterday of a breakthrough in relations from the visit today of Mr Hans Modrow, the East German Prime Minister.

Chancellor Helmut Kohl will present Bonn's offer of talks on forging a monetary union - a move which would also involve East Germany taking over West Germany's economic and social system. In view of the implications for East Germany's own political sovereignty, Bonn officials do not expect a concrete response from Mr Modrow.

Others are much more cautious, warning that a strong Social Democrat showing in

the elections might lead to East Germany taking a more negative line than expected about introducing the West German legal and economic system.

East German comments from East Berlin ahead of Mr Modrow's visit stressed scepticism about the monetary proposals. Mr Wolfgang Meyer, the government spokesman, voiced irritation yesterday that East Berlin had received no communication from Bonn over the plan, but had relied on the media for news of the Chancellor's initiative.

At the regular round table meeting of the Government

and opposition parties, East German politicians made clear their acute concern over the flood of people leaving the country. They urged West Germany to do its best to prevent a further destabilisation of East Germany.

Repeated at the meeting was a demand for West Germany to provide DM10bn-DM15bn for immediate help to the ailing East German economy.

However, the Bonn Government has turned down this request, stating that East Germany must first bring in the necessary reforms to enable its economy to develop along free market lines.

## EC toughens stance on money laundering

By Lucy Kellaway in Brussels

THE European Commission is set to approve tomorrow a set of measures aimed at making money laundering a criminal offence in Europe.

It is viewing the subject with increasing urgency, and seems likely to drop its original plan for a simple resolution on money laundering which would have put no legal obligation on member states to comply with the recommendations of the committee.

Some officials feel a resolution would have little effect on countries such as Ireland, Portugal and Greece, where money laundering is perfectly legal. However, the disadvantage of a directive is it is much slower to implement, as it requires the approval of member states which may take some time.

Some countries doubt whether money laundering as a criminal matter is within the competence of the Commission, while others wonder if EC

measures are needed in addition to action being taken by other international bodies in Vienna and by the G-7.

## Gorbachev warns of danger if party fails

By John Lloyd in Moscow

MR Mikhail Gorbachev, the Soviet leader, has told party officials that "if the Communist Party fails apart, the entire structure of society, its state and political institutions fall apart".

He urged the regional and local leaders not to "shun decisions" in the economic life of the country - contradicting his earlier calls for the Party to withdraw from economic management.

He justified the appeal by saying that "we have not formed managerial mechanisms that could solve problems affecting the day-to-day life of the people." His comments, at a meeting last week and reported only yesterday in Pravda, showed him as defensive, especially on party privilages.

He justified a recent decision to raise pay for senior party officials by saying that trade union officials had given themselves a pay rise - though he is aware that the issue of increased party pay is used by the Party's opponents in every election hustings in what is now, effectively, a multi-party race in republican and local elections all over the country.

If he were in any doubt, he was told at the meeting by Mr S. M. Gerasimchuk, party leader of the Moscow Metro

Works and Housing Minister, the time saving was achieved by the release of 1.5bn cubic metres of water from the Karakaya and Keban dams upstream. Without this, filling the dam with the required 3.1bn cubic metres would have taken 45 days longer, he said.

## Turkey restores flow of the Euphrates river

TURKEY yesterday opened the gates of two diversion tunnels under its giant Ataturk dam on the Euphrates river to start releasing 500 cubic metres of water per second across its southern border to Syria and Iraq downstream, writes Jim Boden in Ankara.

The river had been choked for first stage filling of the dam for one day less than the scheduled month. Turkey's southern neighbours had

pressed for a reduction in the filling period to limit damage to their economies.

According to Mr Cengiz Atikay, the Turkish Public Works and Housing Minister, the time saving was achieved by the release of 1.5bn cubic metres of water from the Karakaya and Keban dams upstream. Without this, filling the dam with the required 3.1bn cubic metres would have taken 45 days longer, he said.

Modrow: in Bonn today

arrived here today of Mr Hans Modrow, the East German Prime Minister. Officials make clear that details of harmonising economic policies and regulations between the two states - a condition for Mr Kohl's aim of extending the D-Mark to East German territory - will not be discussed.

A Bundestag committee on inter-German relations last week spoke out in favour of moving the capital back to Berlin. The Government last week sent a shudder through the ranks of Bonn property developers by shelving plans to build a new Federal Press Office here. The Building Ministry, however, affirmed yesterday that a welter of other construction plans for new ministries and offices in Bonn were going ahead.

Mr Norbert Blüm, the Employment Minister, said in an interview yesterday that he

had not shifted to the

Ministers quit Greek coalition

By Judy Dempsey in Bucharest

THE FUTURE status of Romania's 2m-strong Hungarian ethnic minority suffered a setback at the weekend after Mr Mihai Sorin, the Education Minister, postponed a decision which would have given the minority the right to its own Hungarian language schools.

Following the December revolution, Mr Sorin had agreed that the Hungarian minority, the largest in Europe, would be granted their own schools and full ethnic rights which had

been suppressed under the Ceausescu regime.

But after demonstrations by more than 2,000 Romanians in the town of Tigră Mireșu at the weekend, he backed down and said the planned separation of Romanian and Hungarian schools would be postponed for several months.

The demonstrators accused the Hungarians of "separatism", slogans which were used under the Ceausescu regime and which served to foster sus-

picion between ethnic Hungarians and Romanians.

The demonstrations, just one of several protests in recent weeks, were in response to moves by the Education Ministry to split up schools which had Romanian and Hungarian children but where all the children, regardless of size of the Hungarian classes, were taught in Romanian.

The policy of merging Hungarian and Romanian schools and phasing out Hungarian and which served to foster sus-

picion between ethnic Hungarians and Romanians.

Teachers first started under the leadership of Mr Gheorghe Gheorghiu-Dej, Romania's ruthless Stalinist, and was implemented relentlessly by the Ceausescu regime.

In an attempt to assimilate the Hungarian minority, centuries-old institutions of learning such as the Hungarian Bolyai University in Cluj, the centre of Hungarian culture, were merged with the Romanian University.

Despite all the promises by

the National Salvation Front

that their ethnic and cultural rights would be restored, the Hungarians are sceptical. Such scepticism is reinforced by the ease in which the Front reverses policies when confronted with criticism or demonstrations.

The National Peasants Party

opposes granting the Hungarians their own schools, and the media has given the Hungarians little opportunity to explain their goals

## Hungarian minority suffers setback in Romania

By Judy Dempsey in Bucharest

THE END of the Cold War has done nothing to change a longstanding commitment to neutrality, writes Robert Taylor

ALTHOUGH the turmoil of Europe one country is in no mood to re-appraise its traditional stance on foreign and defence policy. Sweden's armed neutrality is an all-weather policy. It is not an end in itself but it has served us well in keeping this country out of war for more than 175 years," says Mr Pierre Schori, cabinet secretary at the Swedish foreign affairs ministry and the one-time chief adviser to the late prime minister Olof Palme on international questions.

He remains convinced that now is not the time for any radical re-appraisal of Sweden's traditional strategy, even though it conflicts with the country's economic self-interest of converging with the European Community.

The rapid end of the Cold War in Europe has so far done nothing to change the Swedish Government's long-standing commitment to neutrality. Indeed, ministers are more sure than ever that Sweden's position outside the power blocs provides an essential stability in the Nordic region.

Mr Zolotars said that 19 ministers and alternates belonging to the parties were to resign and a caretaker administration would be sworn in today.

Mr Ingvar Carlsson, Prime Minister, claimed on a recent visit to EC Commission headquarters in Brus-

and Riga but both are under the direction of the Swedish consulate in Leningrad.

Last November Sweden's foreign minister, Mr Sten Andersson, damaged his recently-won world reputation as a mediator when he suggested on a visit to the Baltic states that they had not been "occupied" by the Soviet Union in 1940. He was forced to back down from that opinion in the face of widespread public criticism at home but Mr Andersson was only giving voice to a well-known Swedish diplomatic trait of taking excessive care over possible Soviet sensitivities.

"The Swedish Social Democrats

liked it best when eastern Europe

was stable under [Soviet leader Leonid Brezhnev and [East German leader Erich Honecker," said Moderate Party leader Mr Carl Bildt.

"Then they could concentrate their moral conscience on Vietnam and Central America."

Such comments leave Mr Schori cold. Indeed, while Sweden may not have been at the forefront of those encouraging developments in eastern Europe, in the past year many Social Democrats have expressed their warm enthusiasm for what has

been happening and even drawn comfort from it.

Sweden, in its recent budget, proposed to allocate Skr1bn (£100m) over the next three years to supporting developments in Eastern Europe, for example SKr300m for a joint project with Poland to clean up the Vistula river. The Government is also beginning to encourage Swedish industry to invest in the area.

Mr Schori warns that the optimistic talk of military disarmament in Europe has not yet led to tangible cuts.

"There is a discrepancy between the political and military realities at the moment," he says.

"The Swedish Government is

pressing for more ambitious

arms reductions through the Vienna process. It believes the best way forward in Europe is to use the Conference on Security and Co-operation in Europe process that began in Helsinki in 1975 as a method not only to ensure the promised arms reductions but also to develop east-west economic relations as well as the encouragement of human rights and democracy."

Above all, Mr Schori and his colleagues are pinning their hopes on

the creation of a "European Economic Space" which will bring the EC and the European Free Trade Association together after formal negotiations begin soon between the two economic blocs.

But Mr Schori, like his colleagues

in discussing issues in the Third World than Europe. A fluent Spanish speaker, Mr Schori is deeply concerned about "the still bleeding wounds" in El Salvador and Nicaragua as well as what is happening in Cambodia. The moral

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## AMERICAN NEWS

## Ford plant in Mexico to resume production

By Richard Johns  
in Mexico City

ALL 3,800 workers at Ford's motor assembly plant at Cuautitlán, Mexico, are to go back to work this week after a settlement reached late last week by the company, the Mexican Workers Confederation (CTM) and the negotiating committee representing 2,500 of the labour force.

With a phased return the plant should be in full operation by Thursday for the first time since January 8. Production was disrupted by an assault on workers who were in dispute with the CTM, which left one dead and seven seriously injured, and the subsequent occupation of the factory by the rebels. Output resumed on a limited scale at the beginning of last week.

Resounding dismissal notices sent out on February 6, Ford has undertaken not to take reprisals against the dissidents or issue dismissals, has given guarantees for the safety of the workers and agreed to the removal of public security forces.

Both the company and the CTM have also acquiesced in election of a new workers' executive committee in what must be seen as a setback for Mexico's largest labour confederation, which has 8m workers.

The trouble rose out of rank-and-file discontent over the CTM representative imposed on it, Mr Hector Iriarte. A warrant has been issued for his arrest in connection with the January 8 affray. The CTM was faced with a mass defection to the rival Confederation of Revolution Workers but the company was adamant in insisting that it would deal only with the CTM.

## US bank gives Fed assurances over BCCI

By Alan Friedman in New York and Richard Donkin in London

THE Federal Reserve, concerned at an overlap in shareholdings between Arab investors in the scandal-tainted Bank of Credit and Commerce International (BCCI) and First American Bank, a Washington-based US bank, has met executives of First American and accepted their promise that the two banks will have no future dealings.

The meetings between the US monetary authorities and First American took place last month, at around the time that the US Government agreed to drop drug trafficking conspiracy and money laundering charges against BCCI in Tampa, Florida, in return for

guilty pleas to drug money laundering by two subsidiaries, BCCI SA, of Luxembourg and BCCI (Overseas), of Grand Cayman. BCCI also agreed to forfeit \$16m of laundered funds.

First American Bancshares, the holding company of First American, is chaired by Mr Clark Clifford, a former US Secretary of Defence. The biggest shareholder in the group is Mr Kamal Adham, a former head of Saudi Arabian intelligence. Mr Adham is also a shareholder of BCCI registered in Luxembourg but run from offices in Leadenhall Street, London.

Sheikh Khalid Salim Bin Mahfouz, whose family has

been trying to sell its BCCI shareholdings according to the bank, is also a member of the consortium that controls First BCCI" and stressed that the only "connection" was having shareholders from the Middle East in common.

The US officials were looking for assurances that First American, which has 28 branches in seven states and \$11.5bn of assets, was neither directly owned by BCCI nor used for any laundering purposes. Unlike BCCI, which only has agency status in the US, First American is a full service bank.

A senior executive at First American who asked not to be named said yesterday that the bank "is an entirely separate and different organisation from

month, was, according to the First American banker, "quite a sensational story that we keep getting dragged into".

Arab investors first bought into First American in 1977, when the bank was publicly quoted on the stock exchange. Mr Clifford stepped in when the SEC settled a suit by First American managers who accused the Middle East investor group of acting in concert and violating US disclosure rules.

Following the settlement the Arabs decided in 1982 to buy the whole of First American and take it private, with Mr Clifford coming in as chairman.



Gen Avril: criticised for actions against presidential candidates

## Haitian leader's poll promises fail to convince

### US looks to arms treaty beyond Start

By Lionel Barber  
in Washington

THE US has invited the Soviet Union to put forward ideas on a second strategic arms treaty which go beyond the current negotiations to reduce superpower long-range nuclear missiles. Bush administration officials said yesterday.

Mr James Baker, US Secretary of State, extended the invitation last week during talks in Moscow, where both sides moved within reach of a Start agreement slashing strategic nuclear missiles by 50 per cent. He did not, however, commit the US to a response.

President George Bush and President Mikhail Gorbachev are aiming to conclude an agreement in principle on a Start treaty in time for a June summit.

Following this week's discussions, the main western powers have agreed that the future security arrangements for a united Germany should be discussed shortly after the East German elections of March 18.

There is also general agreement on the role of the 35-nation Conference on Security and Co-operation in Europe which will be held this year. A conventional forces treaty is likely to be signed there and discussions are also likely on the proposed security arrangements for Germany.

However, officials concede that several questions have still to be answered about whether nuclear weapons should be positioned in Germany and about the role of foreign troops. Moreover, Soviet spokesmen have expressed strong opposition to a unified Germany being a member of Nato. Mr Vitali Shurkin said the Soviet Union was concerned Germany should not be a threat to others.

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Mr Baker's decision to raise the prospect of even deeper cuts in the superpower's intercontinental nuclear weapons may be intended as a way to influence the new Soviet five-year programme to develop strategic weapons.

But it may also be an effort to address concerns about the Start-1 treaty which have begun to surface in the US Senate, which enjoys the constitutional power to ratify or reject the treaty.

Senator Sam Nunn has voiced concern about the speed at which the Administration is moving to a treaty, and complained about "artificial deadlines" which obscure broader debate about future US missile strategy.

Mr Nunn, who chairs the Senate Armed Services committee, has urged the Administration to reconsider its current support of both the Midcourse and MX mobile strategic missiles under the Start treaty. In the absence of modifications to the US position, Mr Nunn forecasts that Congress may not approve funds for both missiles this year.

By talking about Start-2, the Administration may be trying to show it has a long-range game plan.

### Collor faces tough homecoming

By Ivo Dawny in Rio de Janeiro

MR Fernando Collor de Mello's nine-country trip ends today and the Brazilian president-elect returns to a capital whose politics are often as out of tune with the times as its peeling 1960s architecture.

The 40-year-old victor of the 1989 presidential polls has received favourable notices from his foreign hosts who unanimously praised his promises of a modernised, streamlined Brazil, integrated into the world economy.

But he might do well to reflect on President Mikhail Gorbachev's recommendation that he enjoy his moment of glory before the gruesome task of governing begins.

When Mr Collor left Brazil 19 days ago, the official inflation rate was nearing 55 per cent a month - it is now believed to be over 70 per cent. Gross interest rates in the overnight market last week exceeded a monthly 100 per cent for the first time.

And though, astonishingly, business still appears to be functioning, disorganisation - the current euphemism for ill-defined hyperinflation - appears nearer each day. A weekly magazine showed recently that one lipstick costs the same as six chickens, while a few tubes of suntan lotion are selling for the price of an oven.

The inflation rate is also having a dramatic impact on wages. As employees are paid at the end of each month with adjustments based on the previous month's price rises, real earnings are falling by 50 per cent or more in certain cases.

Consumers are also being allowed to buy direct from wholesalers and factories to avoid extortionate freight charges. But the common view is that no new steps - beyond a possible freezing of state tariffs - will be taken before inauguration day on March 15.

### Canute James on the on-off story of elections in the Caribbean republic

to elected government.

Gen Avril's actions have indicated that, far from being in control of the country, he is in effect a straw in the hurricane of Haiti's politics. While several political parties are planning campaigns for the elections they hope will be held, the move towards political change is being opposed by senior army officers and hard-line Duvalierists intent on maintaining their privilege.

Mr Francois Benoit, who resigned as Haiti's ambassador to Washington to protest at Gen Avril's clampdown, concluded that the army leader has been under pressure. "I think Gen Avril succeeded to the far right and radical Duvalierist influence that surrounds him," Mr Benoit said in a radio interview. "He left abandoned by the democratic sector, he left under the gun, and, as a gut reaction, he reverted to his previous acquaintances and became totally under their influence."

According to Mr William Jones, a former US ambassador to Haiti, the US has little leverage on Haiti because it does not now provide any significant aid.

"The important thing is the extent to which Gen Avril can be convinced that it is in his interest to hold the elections," said Mr Jones. "He would have to be shown that it would not be in his personal interest - not just in the interest of the country - that the elections be held."

Mr Marc Bazin, a conservative and former World Bank technocrat who is considered a front-runner for the presidency, and two other contenders, Mr Dejean Belizaire, also a conservative, and Mr Serge Gille, a social democrat - have said they would not contest the election unless the Government released jailed opponents, allowed exiled leaders to return and changed the electoral timetable. The politicians are also asking the Government to allow the UN to supervise the elections.

If Gen Avril meets these conditions, he could bring some credibility to the elections. But there is much cynicism. "I do not think Gen Avril really cares what happens," said a Haitian businessman. "And even if he does allow fair and clean elections, nobody will accept the result because everybody has concluded that the voting will be manipulated."

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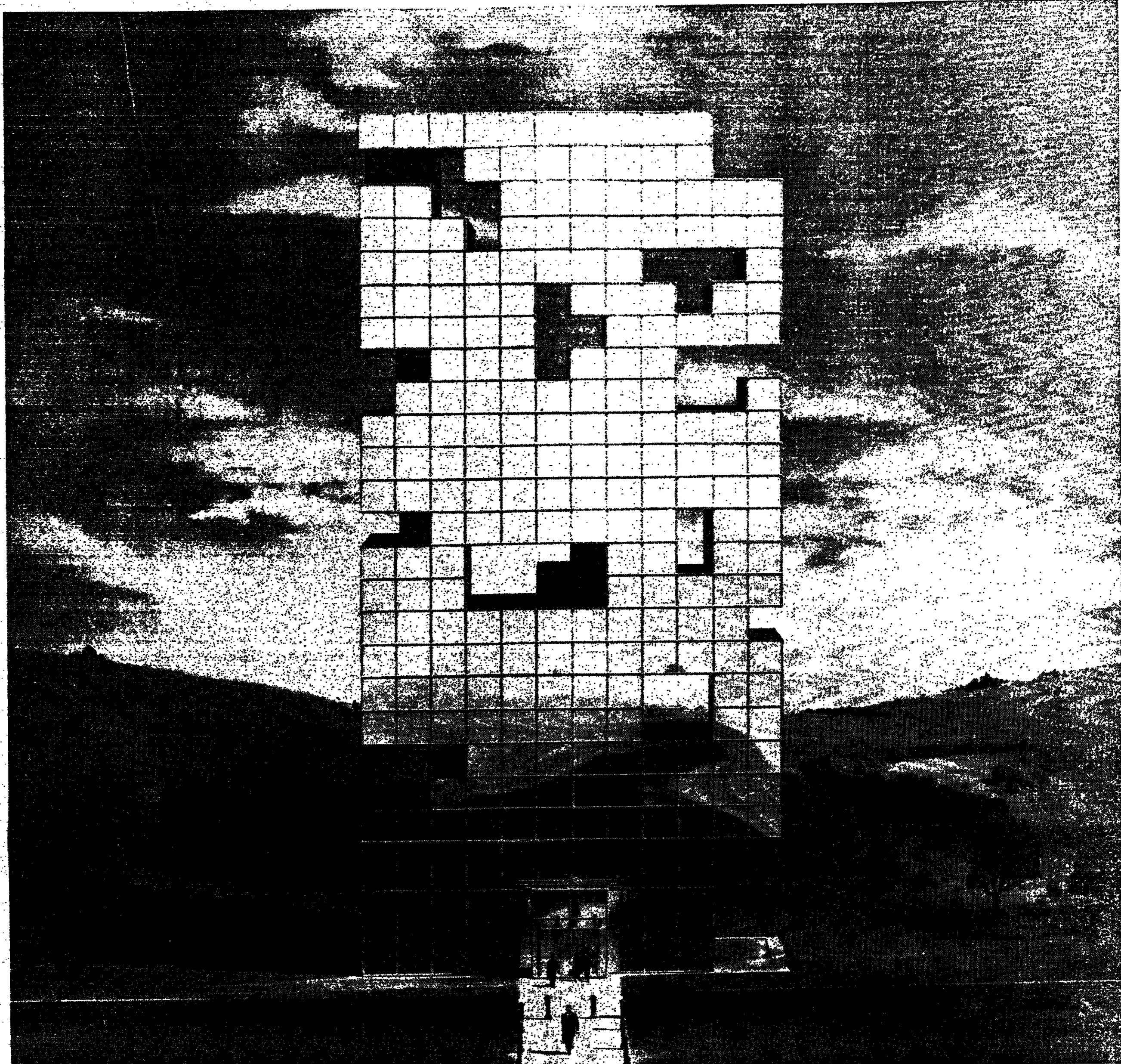
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Further details from Bill Sington, Director of Economic Development, Gwent House, Gwent Square, Cwmbran, Gwent, NP44 1YP. Tel: 0633 838444 Fax: (0633) 3562.

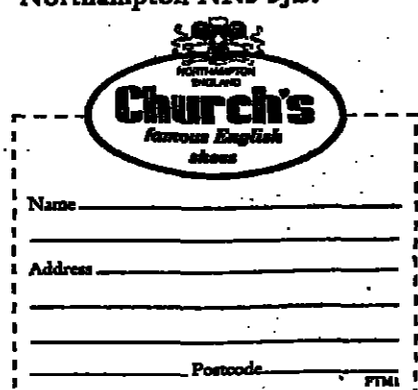
Get "The Case for Tafford" from Stand 444 at the Property Business & Enterprise Exhibition at the Barbican Centre, London - February 13, 14 and 15.

Borough of Tafford

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CLASSIC STYLING never dates. Turn the leaves of our new colour brochure and enjoy the hand crafted works of Church's famous English shoes. For your free copy and a list of stockists, send the coupon to Dept FTM1, Church & Co (Footwear) Ltd, St. James, Northampton NN5 5JB.



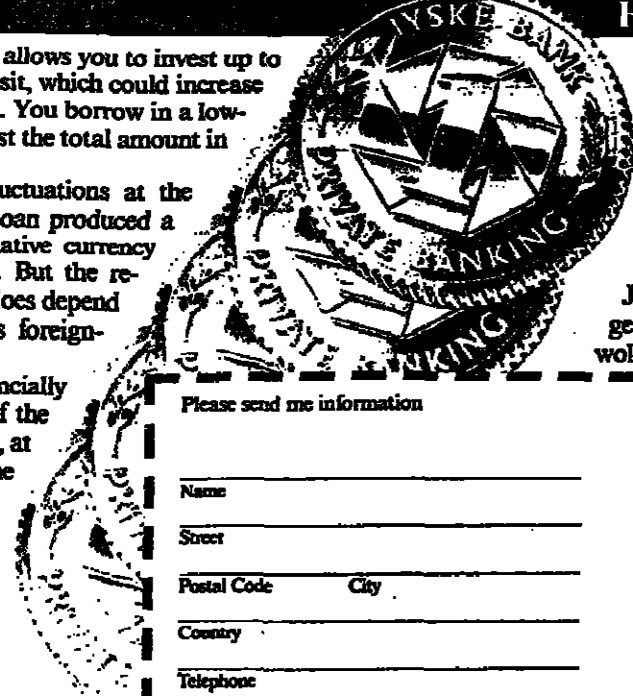
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You should not be financially dependent on the yields of the Invest-Loan, as you might, at worse, suffer a loss. The Invest-Loan is a long-term investment.



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### THE THAILAND FUND International Depository Receipts (IDRs) issued by Morgan Guaranty Trust Company of New York Evidence Beneficial Certificates Representing 1,000 Units

Notes is hereby given to the unitholders that the Thailand Fund declared a distribution of BAHT 16.96 per Unit. The record date for this dividend is the 31/1/90.

As of February 15, 1990 payment of coupon number 3 of the International Depository Receipts will be made in US Dollars at the rate of USD 592.88 per IDR after deduction of 10% Thailand withholding tax and of depositary fees.

Payment will be made at one of the following offices of Morgan Guaranty Trust Company of New York:

- Brussels, 35, avenue des Arts
- London, 1, Angel Court
- Frankfurt, 46, Mainzer Landstrasse
- Zurich, 38, Stockstrasse

In compliance with the terms and conditions of the Deposit Agreement the dividend will be paid by the depositary or the above-mentioned agents, against presentation of the coupon and of the appropriate certificate of nationality and residence duly completed.

Morgan Guaranty Trust Company of New York  
Brussels Office, as Depository

### EUROPEAN SKIING INDUSTRY

The Financial Times proposes to publish a Survey on the above on

APRIL 25TH 1990

For a full editorial synopsis and advertisement details, please contact:

Chris Schramm or Gillian King

on 01-873 3428 or 4823

or write to him/her at:

Number One, Southwark Bridge

London SE1 9HL

**FINANCIAL TIMES**

EUROPE'S BUSINESS NEWSPAPER

### GLOBAL GOVERNMENT PLUS FUND LIMITED INTERNATIONAL DEPOSITORY RECEIPTS ISSUED BY MORGAN GUARANTY TRUST COMPANY OF NEW YORK BRUSSELS OFFICE AND REPRESENTING 100 COMMON SHARES

The Board of Directors of Global Government Plus Fund Limited has authorized an offer to purchase up to 25% of the Company's issued and outstanding common shares (the "offer"). The offer has been made by the Company to all registered holders of the common shares issued by the Company in accordance with the terms of the offer. Under the terms and conditions of the offer, a shareholder wishing to accept the offer shall be required to tender all of his shares. The purchase price payable for each common share tendered and accepted by the Company for payment will be the net asset value of the Company on March 24, 1990 divided by the total number of issued and outstanding common shares.

IDR-holders who wish to sell their shares under this offer must:

1. Deliver the IDRs with coupon number 20 attached, to Morgan Guaranty Trust Company of New York at the address indicated below, by February 28th 1990

2. Send the following to the same address by February 23rd, 1990

2.1 a certification in the form imposed by the Company and available at the address indicated below, completed and signed by the beneficial owner of the IDRs, declaring the owner is tendering all his shares and not less than 25% of the issued common shares of the Company.

2.2 a list indicating the identity of the beneficial owner.

2.2.1 payment instructions for the US\$ proceeds of the purchase.

2.2.2 registration and delivery instructions for shares not purchased by the Company if the Company only purchases shares on a pro rata basis as detailed above.

Although IDR coupon number 19 will only be payable on March 3rd, 1990, IDR-holders accepting the offer will be entitled to this dividend. If the shares are accepted for payment, the payment of US \$ 25 due to the Company, an IDR coupon (or of US \$ 10 per IDR) and the expenses incurred by Morgan, Brussels, will be deducted from the proceeds.

MORGAN GUARANTY TRUST COMPANY OF NEW YORK  
35 avenue des Arts, 1040 Brussels

## AMERICAN NEWS

# California oil spill impact grows

by Louise Kehoe in San Francisco

THE ENVIRONMENTAL

and political impact of last week's oil spill off the coast of Southern California has grown as crude oil has fouled beaches over a 13 mile stretch of the coast from Newport Beach to Los Angeles.

The US Coast Guard has revised its earlier estimates of the amount of oil that escaped from the American Trader, a tanker leased by British Petroleum, to around 400,000 gallons, from initial estimates of 300,000 gallons.

In the days since the spill, the oil slick has grown to an estimated 12-miles by 3.5-miles, despite efforts to contain it.

Clean up crews reported that the oil slick was now shrinking, but the National Weather Service yesterday predicted

winds increasing to 25 knots which could spread the spill.

Information from the National Oceanographic and Atmospheric Administration showed that 25 per cent of the spilled oil had been skimmed or picked up at sea as an oil-water mixture while 43 per cent had evaporated or naturally dispersed.

The unrecovered 34 per cent had spread out on the water and was nearly impossible to retrieve.

The American Trader's hull is believed to have been punctured by its own anchor as it maneuvered to unload its cargo of Arabian crude oil into

Divers patched the punctured hull of the tanker yesterday, but the Coast Guard says

it will be at least another day before it can be docked.

The accident occurred just as President Bush had been expected to decide on the controversial issue of allowing increased offshore oil drilling in California. In light of the accident, he is expected to postpone his decision.

In California, the spill has rallied broad support for proposed state legislation that would place strict safety regulations on oil tankers off the state's harbours and offshore oil exploration operations within the three-mile limit of the state's jurisdiction.

On Saturday, Republican California Governor George Deukmejian argued that the tanker accident demonstrated

the need for increased offshore oil development.

He said the arrival of tankers at California ports reflected the fact that California consumed twice as much oil as it produced.

However, the governor said he would sponsor a "thorough and complete investigation" of the causes of the accident and require those responsible to pay the cost of clean up.

"Others have used their accident to renew their call for a total ban on future onshore oil development," Gov. Deukmejian said. "If we want to reduce oil tanker traffic into our state, we must increase - not decrease - our efforts to produce more domestic energy, both on and off our coast."

## US fur retailers lick their wounds

Karen Zagor sees how oversupply, weather and publicity are hurting



If you don't want millions of animals tortured and killed in trapping traps, don't buy a fur coat.

LYNX

The kind of advertising hitting the world fur trade - furriers blame bad weather and overcapacity and not adverse publicity

onial inauguration last November.

The US media have started to devote more attention to the fur controversy. The cover story of New York magazine's January 15 issue was about animal rights. In the same month Glamour magazine addressed the same topic.

According to Mr Del Haylock, of the Fur Council of Canada, animal rights activists have not yet had an impact on North American fur sales. "But we've seen what has occurred in Europe, and we've taken an ounce of preventative measures," he said.

The preventative measures include advertisements which encourage women to believe that it is fine to wear fur.

Mr Haylock said the council has spent "not an insignificant amount" on its advertising campaign. The Fur Council of Canada, a separate organization, has spent \$2m since the autumn on its advertisements which say: "Today fur. Tomorrow leather. Then wool. Then zebra."

Some furriers are convinced that the American love of individual freedom, which has strengthened the arm of the gun lobby for many years, will prevent the animal rights groups from denting in fur sales.

"We support the freedom of individuals to buy and wear fur. This freedom is not just a fur industry issue - it's everybody's issue," the US ads say. However animal rights activists believe they will have the last word. According to Mr Dan Matthews, spokesman for People for the Ethical Treatment of Animals, "The Fur Council's ads are doing us good. They're shooting themselves in the foot by bringing attention to the subject."

## Dominican Republic's Balaguer to decide on re-election

By Canute James in Kingston

President Joaquin Balaguer of the Dominican Republic will decide later this week if he will seek another term in elections which are due in mid-May.

The president, aged 83 and blind, is to consult doctors in the US this week. Government spokesmen said that Mr Balaguer will decide his political future based on the doctors' recommendations.

Mr Balaguer's vacillation over whether to stand has led his Partido Demócrata Social Cristiano to delay consideration of the bid by Mr Fernando Álvarez Bogarta to be the party's candidate.

The delayed decision on the candidacy has also improved the chances of Mr Juan Bosch, a former president, who leads the Partido de la Liberación Dominicana.

Public opinion polls have given Mr Bosch a slight lead over Mr Balaguer.

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Kingdom of Belgium  
ECU 350,000,000 Floating  
Rate Notes due 1999  
Issued in two Tranches of  
ECU 200,000,000  
(1st tranche)  
ECU 150,000,000  
(2nd tranche)

In accordance with the provisions of the notes, notice is hereby given that for the interest period February 13, 1990 to May 14, 1990 the notes will carry an interest rate of 11 1/4% per annum.

Interest payable on the relevant interest payment date 14th May 1990 will amount to USD 2,812,50,- per ECU 100,000 note.

Agent Bank: Banque Paribas Luxembourg

## DEC secures first base in eastern Europe

By Alan Cane

**DIGITAL** Equipment Corporation, the world's largest minicomputer manufacturer, has secured its first base in eastern Europe with a venture to sell and service its computers for increased sales.

The joint venture agreement will be signed today in Budapest between DEC and the Hungarian companies Szamalk, the country's largest computing services company, and KSSKI, the Hungarian Physics Research Institute.

DEC, a US company, will have a 51 per cent stake in the venture, Digital Equipment (Hungary), its Hungarian partners, 24.5 per cent each.

Mr Cliff Clarke, DEC's corporate manager of international trade and policy, who took a leading role in negotiating with the Hungarian authorities said DEC was initially investing several million dollars in the venture. It was taking a long-term view of the association: "We do not see the prospect of quick business", he said.

The formation of Digital Equipment (Hungary) is the culmination of plans which DEC started to lay more than 15 months ago when the first hints of genuine change in eastern Europe became apparent. Mr Clarke said he hoped controls would be sufficiently relaxed by the middle of the year for the export of DEC's more powerful, mid-range machines.

Hungary's large and sophisticated computing community is elated by news of the venture which will allow it for the first time to use genuine DEC equipment rather than the obsolete, home-manufactured copies or "clones" they have been used to.

## Canada prepares to do battle with Washington

By Robert Gibbons in Montreal

CANADA is preparing "an arsenal of ammunition" to deal with US "harassment" of Canadian exports following the Canada-US Free Trade Agreement.

Mr Donald Mazankowski, Deputy Prime Minister, said that under the FTA and the General Agreement on Tariffs and Trade Canada could use bans on specific US exports and countervailing actions or the appeal mechanism of the FTA itself. Canada has already filed two appeals under the FTA dispute mechanism and another with GATT.

"Mr Mazankowski said Wash-

## Three US airlines to link computers

By Paul Abrahams

THREE US airlines, Delta, Northwest, and Trans World, are to link their computer reservation systems, in a new joint venture.

The venture, called Worldspan, links the existing systems, known as Pars and Datas II. Delta will own 40 per cent of the new company; Northwest 33.33 per cent; and TWA 26.66 per cent.

Worldspan will compete in the lucrative computer reservation system market with, among others, American Airlines' Sabre system and United Airlines' Apollo system in the US, as well as the Amadeus and Galileo systems in Europe. Worldspan's revenues would have been about \$400m last year.

At present, the combined services of Pars and Datas II have about 26 per cent of installations in the US, where the market is mature. Approximately 90 per cent of travel agents are linked to a computerised reservation system.

In Europe, where only 50 per cent of travel agents have such systems, Worldspan has about 7 per cent of the market, with 1,200 installations. It plans to win as much as 20 per cent over the next five years, in what is expected to be a rapidly expanding market.

Worldspan says it particularly plans to target travel agents in the UK, West Germany, Scandinavia, Italy and Israel. It believes agents want the choice of more than one system, and hopes to become the second most important travel information provider in its target markets.

## Taiwan to import more China goods

TAIWAN is to open a further 59 kinds of industrial and pharmaceutical products to indirect import from China, the Board of Foreign Trade said yesterday, Peter Wickenden reports from Taipei.

Agricultural disputes are the most urgent because the US takes 30 per cent of Canadian pork and a large amount of its cattle and beef output.

Washington has placed countervailing tariffs on Canadian pork, and other disputes centre on Canadian dairy products. Canadian meat shipments are being subject to stepped-up border inspections.

Mr Mazankowski said Wash-

## West German trade with EC up

By David Marsh in Bonn

THE importance of West Germany's trade with the rest of the European Community grew further last year, with 55 per cent of its total exports going to the EC, against 54 per cent in 1988 and only 51 per cent in 1986, according to the latest breakdown of the country's trade figures.

Emphasising how an investment boom within the Community contributed to the overall share increase in West Germany's foreign trade last year, the Federal Republic boosted exports to the EC by 14.5 per cent, while imports from the EC rose 13.6 per cent.

This compares with a 13 per cent increase in West Germany's overall exports last year and a larger 15 per cent rise in imports. The country's total foreign trade surplus increased from DM128bn in 1988 to DM135bn last year, with the surplus with the EC rising from DM8.5bn to DM9.2bn.

The largest increase in West Germany's bilateral trade surplus with Britain grew last year to DM24.7bn from DM22.4bn in 1988. The deficit with Japan rose to DM16.9bn from DM15.3bn.

## ITALGAS

Società Italiana per il Gas S.p.A.  
Turin Office, No. 41 Via XX Settembre  
Share Capital L. 496,194,793,000  
Turin Law Court Companies' Register No. 52/1883

It is hereby advised that the extraordinary general meeting of ITALGAS S.p.A. held on 12 December last, resolved to increase the share capital as follows:

- offer in option to shareholders (1:10) and to bearers of "Mediobanca 6% serie speciale Italgas" (11:100) debentures of 52,470,272 ordinary shares of a nominal value of L. 1,000 due date 1 January 1990.

The Management Committee on 19 January 1990 fixed the price of issue at 2,300 Lit.

The putting into effect of the increase in capital will be preceded by the publication of a special informative prospectus drawn up according to CONSOB and legal dispositions.

The aforesaid resolution is subject to the obtaining of legal authorizations and to homologation by the Turin Law Court.

for the Board of Directors  
The Chairman  
Avv. Carlo Da Molo

## Moscow aims to set up 5 Malaysian ventures

THE Soviet Union says it plans to establish five joint-ventures with Malaysian companies to promote trade and manufacturing, AP reports from Kuala Lumpur.

Mr Konstantin Peskov, a Soviet Trade Commissioner said yesterday in the Malaysian capital that one of the ventures had already been established while discussions for the other four were under way.

The trading company currently operating, Prodintern

Malaysia, was established in October 1989. So far it has exported about 80,000 tons of palm oil to the Soviet Union. With a paid-up capital of 800,000 ringgit (\$176,500) the company is a joint-venture between Prodintorg of the Soviet Union and the Kukuk Brothers, Mr Peskov said.

The second joint-venture, Sovmal had been set up by Atomenergoexport of the Soviet Union and Sri Pulu. The company, with a paid-up capital of 500,000 ringgit, will

be setting up a plant in three months to produce high-tech equipment for road construction and factories. It is also considering setting up a Malaysian restaurant in the Soviet Union as well as selling Malaysian handicraft there, Mr Peskov said.

In another development, two Soviet partners under the Ministry of Chemical and Petroleum Production are in the final phase of discussions with the Guthrie Group to set up a plant in Shah Alam near Kuala

Lumpur to produce medical rubber gloves and other rubber products for export to the Soviet Union and Asian countries.

This joint-venture is expected to be finalised in 1990 and Moscow will contribute about 15 ringgit to the paid up capital of the new company.

The fourth venture involves the establishment this year of an eye hospital at Pulau Langkawi, 400km northwest of the Malaysian capital with Promet. Moscow is to supply the tech-

nology.

The fifth project, with an unidentified local company, would involve seismic data processing studies and was still under discussion. The Soviet side would assemble the equipment for use in the seismic investigations.

Mr Peskov also said the Soviet Union was inviting Malaysian companies to set up 5-star hotels in the Soviet republics of Uzbekistan and Estonia.

## Heady days in the Chilean wine industry

A switch to fine wines has seen exports triple in four years, writes Barbara Durr

THE international market has "discovered" Chilean wine. Once considered a good cheap drink, it is now making its way more and more onto the tables of the world's wine lovers.

Chile has exported wine for two centuries, but traditionally its main markets were other South American countries.

The largest producer and exporter, Concha y Toro, can claim credit for establishing Chilean wine in international markets.

Wine exports have crept along over the years, with little modernisation of the industry. Old fashion wine-making processes prevailed, which has meant uneven wines, with scant attention to finer products.

Exports ambled up slowly from 229,400 cases, worth \$1.5m, in 1970 to 804,300 cases, worth \$8.9m, in 1985. But just four years later, in 1989, wine exports virtually tripled in volume to 2.5m cases and in value to \$31.9m (\$18.9m). Growth this year is expected to be 25-30 per cent.

Chile has now gained rank among what are known as the New World wines - those from

Australia, New Zealand and California. The main export markets now are the US, Canada and Britain.

The critical difference has come with winery modernisation. "We had the soil, we had the grapes, everything but the technology," said Mr Agustín Huemeen, export chief for the Errazuriz-Panquehue winery.

In fact, Chile has the distinction of having the only vines in the world that entirely escaped the dreaded phylloxera blight.

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Chile has now gained rank among what are known as the New World wines - those from

creating Errazuriz Vineyards there. He bought 50 per cent of Chile's small Errazuriz-Panquehue winery in 1983 and with a \$1.5m investment in new equipment is gearing his fine wines to the American taste, but at the upper end of that

market.

The Chilean giant Concha y Toro has not been left out of the rush toward finer wines. It has brought out a new label at the top of its red Cabernet Sauvignon line, at the top of its red Cabernet Sauvignon line, Don Melchor.

The lesson is that fine wines for export bring better profits and the market is secure. "It's like cars," said Mr Eyzaguirre. "The first may be a Fiat 600, but then you want to move up market. Once people learn, they want finer wines."

**His offer of dinner was generous. But the flight really did cost nothing.**

**He knew that when you've taken an Emirates First or Business class return to Dubai (ticket bought in Britain) we'll give you another ticket free.**

**An Emirates economy class return, fully transferable and valid for a year.**

**So when your partner complains that business takes you away too often, proffer the**

## TIME

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**Better still, while you're sitting comfortably in one of our deep, wide seats, our unique Airshow gives you a computer-generated on-screen display of the latest flight information.**

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## UK NEWS

## General Motors reduces Ford lead in fleet sector

By John Griffiths

A SURGE in sales of Vauxhall's Cavalier range was mainly responsible for a sharp reduction in the gap between the subsidiary of General Motors, the US car manufacturer, and Ford, its main rival and the market leader, in the UK fleet sector last year.

Ford's share of sales to companies buying 25 vehicles or more fell by 4.02 percentage points to 40.79 per cent, while Vauxhall's jumped 3.98 points to 27.97.

The sector is very important for volume car producers. It accounted for 674,406 sales last year, 29.49 per cent of the record 2.25m total cars sold, and helps to underpin the total market at times when - as with the current high interest rates - demand from private buyers turns down.

Ford's Sierra range remained the best-selling fleet car in the UK last year with 104,571 sales, 15.51 per cent of the sector.

That was a 5.76 per cent fall on its 110,949 sales in 1988 when the range took a 16.99 per cent share of the sector.

By contrast, Cavalier sales to the sector increased by 38.57 per cent to 87,036 from 62,810, lifting the model's share from 9.62 per cent in 1988 to 12.91 per cent last year.

That reflects the revived suc-

UK FLEET SECTOR: MANUFACTURER RANKING					
	sales 1988	%	sales 1989	%	
Ford	275,063	40.79	222,621	44.81	
Vauxhall	188,652	27.97	159,820	23.98	
Rover	108,214	15.75	123,342	18.85	
P/Chrysler	41,422	6.14	30,833	4.72	
Renault	22,033	3.48	18,153	2.75	
Fiat	12,026	1.78	10,222	1.57	
VW/Audi	10,642	1.58	8,004	1.04	
Nissan	9,667	1.42	8,780	1.34	
Volvo	2,151	0.32	2,018	0.31	
Saab	1,313	0.19	842	0.23	

Source: Industry statistics

cess of the Cavalier as the result of launching a new version in late 1988.

Vauxhall's management says the increase would have been greater still had there not been supply constraints while production of the latest models was being built up.

Cavalier capacity is being expanded further this year and Vauxhall executives hope this will be the year the Cavalier knocks the Sierra from its market-leading perch.

Last year was a bad one for Ford in all areas of the fleet market. Its Escort, Orion, Granada and Fiesta models all lost market share, even though it launched a new Fiesta model in the spring.

However, although Ford itself regards the Escort and

Orion as separate models, the latter is essentially a boosted version of the Escort and the 101,726 sales of both combined as well as Vauxhall's Astra/Belmont range, which is directly equivalent to Ford's Escort/Orion and sold 61,012 units into the 25-plus fleets last year.

Of Vauxhall's entire range, only the Carlton executive car lost market share.

Rover Group was another loser in the sector last year, its share dropping by more than 3 percentage points to 15.75 per cent from 18.88. Peugeot strengthened its fourth position, mainly on the basis of increased popularity of the 405, the rival to the Sierra and Cavalier.

## Belgians to resume van production

By Michael Smith

FORD, the vehicles manufacturer, said yesterday that production of Transit vans at Genk, Belgium, would go ahead today for the first time in two and a half weeks following an agreement with UK unions to move supplies of the company's strike-hit Halewood plant.

Until today the Genk Transit plant has been unable to produce vehicles because body panels have been stored in Halewood. Some 3,000 Belgian workers have been laid off.

The Halewood agreement, struck last week, meant that 40 of the Merseyside plant's employees, laid off for four weeks because of strikes by 350 skilled workers, could return to work yesterday to pack panels for Genk and resume a Dagenham plant.

Shop stewards of the EFTU

## Dupont invest £40m in N Ireland plant

By Our Belfast Correspondent

DUPONT, the US man-made fibre multinational, yesterday announced a £40m expansion of its Lycra plant at Londonderry, Northern Ireland.

Continued high demand for Lycra, which is used extensively in lingerie, swimwear, jeans and hosiery, has persuaded Dupont to increase production capacity further, after Halewood plant.

Mr Peter Brooke, Northern Ireland secretary, said job-creation activities in Londonderry at present were an excellent example of what could be achieved by local government

resources pulling together.

Mr Brooke said: "New developments, both industrial and commercial, have flowed from this. But, even more importantly, people in Londonderry now believe that it is possible to make the fine work."

Mr Peter McKie, managing director of Dupont (UK) Ltd, said: "A multinational com-

pany like Dupont does not operate on sentiment but on achieving profitability."

"And it is because the work-

force has shown it is as good, if not better, than in our other plants worldwide which has led to this project and to the many previous expansions."

There are 29 US companies in Northern Ireland employing 9,500 people.

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electricians' union, whose 1,600 Ford members have been on strike for a week, will meet tomorrow to decide their next move. Electricians at the Swindon plant are reported to have voted to recommend a return to work.

Ford said production at most of its 21 UK plants was close to normal in spite of the official EFTU strike and unofficial strikes by members at Halewood and Bridgend.

Kvaerner Govan, which is

receiving £3m in grant from the Scottish Office towards the investment, said that the level of investment "makes clear, once and for all, the long-term commitment" by Kvaerner to

the future of shipbuilding on the Clyde. The £11m is part of a total investment programme of £22m by 1992.

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Company news, Page 26

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Kvaerner set to invest £11m in Clyde yard

By James Buxton, Scottish Correspondent

KVAERNER GOVAN, the UK

shipbuilder which Kvaerner builds

at the yard.

It will be possible to build

the tanks separately from the

ships and enable the yard to

exploit opportunities in the

tank fabrication market.

Kvaerner Govan is building

two LPG carriers and last sum-

mer won an order for a third.

Sea trials on the second of two

container ships, built for

China, are taking place.

Mr Steinar Draegbo, manag-

ing director of Kvaerner

Govan, said that the govern-

ment grant made possible an

investment that would not oth-

erwise have met the company's

strict commercial criteria.

Company news, Page 26

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# Saatchi: A re

Even in the toughest period the Saatchi group has ever had to face, the past year has been a record-breaking one for Saatchi & Saatchi Advertising in London.

It was the original agency from which Saatchi & Saatchi Company plc grew, to become the world's largest advertising group.

At the end of last year, Marketing Week published the results of an independent survey among blue chip clients who overwhelmingly voted Saatchi & Saatchi Advertising Britain's best agency.

Agencies were measured against seven criteria: creativity, value for money, media, account management, attentiveness to client needs, marketing strategy and analysis, international coverage.

1. Saatchi & Saatchi London
2. J Walter Thompson
3. BMP/DDB Needham
4. Ogilvy & Mather
5. McCann Erickson
6. Young & Rubicam
7. Bartle Bogle Hegarty
8. Gold Greenlees Trott
9. DMB&B
10. Abbott Mead Vickers/SMS

Source: Marketing Week 24th November 1989.

Marketing Week's editorial leader had this to say about Saatchi & Saatchi:

*"Clients still think they are wonderful. More precisely, the top M.E.A.L. spenders believe that the London agency in Charlotte Street is the best overall."*

*"It would be a remarkable vote of confidence from clients under any circumstances, but Saatchi's currently stressful corporate predicament makes the consistency of achievement all the more remarkable."*

In light of such accolades, it's hardly surprising to find that billings of £242 million in 1989 placed Saatchi firmly at the top of the tree among all UK advertising agencies.

M.E.A.L. 1989	
1. Saatchi & Saatchi London	£242.8 million
2. J Walter Thompson	£180.7 million
3. Ogilvy & Mather	£170.2 million
4. BSB Dorland	£166.5 million
5. DMB&B	£157.6 million
6. Young & Rubicam	£121.8 million
7. BMP/DDB Needham	£119.2 million
8. Collett Dickenson Pearce	£102.6 million
9. McCann Erickson	£101.6 million
10. Abbott Mead Vickers/SMS	£95.8 million

Source: Media Expenditure Analysis Ltd. Jan-Dec 1989.

These M.E.A.L. figures show Saatchi & Saatchi with a dominant lead of more than £60 million in billings over its next nearest rival.

This reflects the agency's outstanding record in new business gains, both from existing clients and new sources.

In fact, Saatchi came top of Campaign magazine's New Business League for 1989.

Just as it had done previously in 1988 and 1987.

WINNERS	
1. Saatchi & Saatchi	Total billings gained: £60.65m.
2. Ogilvy & Mather	Total billings gained: £53.00m.
3. CDP	Total billings gained: £46.00m.

Source: Campaign 1989.

1. Saatchi & Saatchi	Total billings gained: £139.25m.
2. Young & Rubicam	Total billings gained: £55.60m.
3. DMB&B	Total billings gained: £43.35m.

Source: Campaign 1988.

1. Saatchi & Saatchi	Total billings gained: £59.60m.
2. DMB&B	Total billings gained: £44.20m.
3. J Walter Thompson	Total billings gained: £38.05m.

Source: Campaign 1987.

In each of the three years, a different agency filled the second slot behind Saatchi & Saatchi.

And not one of those agencies which came second or third in 1987 and 1988 appears among the first five for 1989.

This makes Saatchi & Saatchi's consistency in new business gains all the more remarkable.

# A record year.

The Saatchi network worldwide also had an outstanding year. New business gains of \$750 million established it as the fastest growing international advertising network.

In Europe, Saatchi put on over \$500 million worth of new business. And the New York agency was the second fastest growing agency for new business in America.

In creativity, Saatchi & Saatchi continues to dominate, with the London agency scoring the highest number of points in Campaign's latest Creative Awards League.

CREATIVE AWARDS POINTS WINNERS	
	TOTAL POINTS 1986-1988
1. Saatchi & Saatchi London	730
2. Collett Dickenson Pearce	537
3. BMP Davidon Pearce	478
4. Lowe Howard-Spink	352
5. Bartle Bogle Hegarty	341
6. Abbott Mead Vickers/SMS	273
7. J Walter Thompson	229
8. WCRS Mathews Marcantonio	182
9. Leagas Delaney	180
10. DDB Needham	143

Source: Campaign 15th December 1989.

Saatchi not only totalled more points overall, but actually scored more points for its creative work than the rest of Britain's five biggest advertising agencies put together.

At the 1989 Golden Break Television Awards, Saatchi & Saatchi scooped the top award voted by the advertising industry for its InterCity commercial.

(During the period this commercial ran, InterCity had their most successful year.)

At the same Awards, the agency's 'Dog, Cat & Mouse' spot for Solid Fuel collected the top honour as the year's Most Popular TV Commercial voted by the viewing public.

And just for good measure in a record year, we notched up a number of unusual 'firsts' even for an agency with a reputation for innovation.

Saatchi & Saatchi was called in by the Soviet authorities to help set up commercial television in the USSR.

The Anglo-Soviet Space Mission came to us to launch the search for the first British spaceman or spacewoman. "Astronaut wanted. No experience necessary."

We were the first agency to book a complete commercial break on Soviet television.

We were also the first agency to place an advertising poster on the Eastern side of the Berlin Wall.

Better than any other agency, we know what it takes to stay on top.

A recent article in The Sunday Times on Saatchi & Saatchi's manifesto for the 1990's spelt out the agency's motto: By never relying on past glories we will continue to create new milestones.

## THE NINETIES.

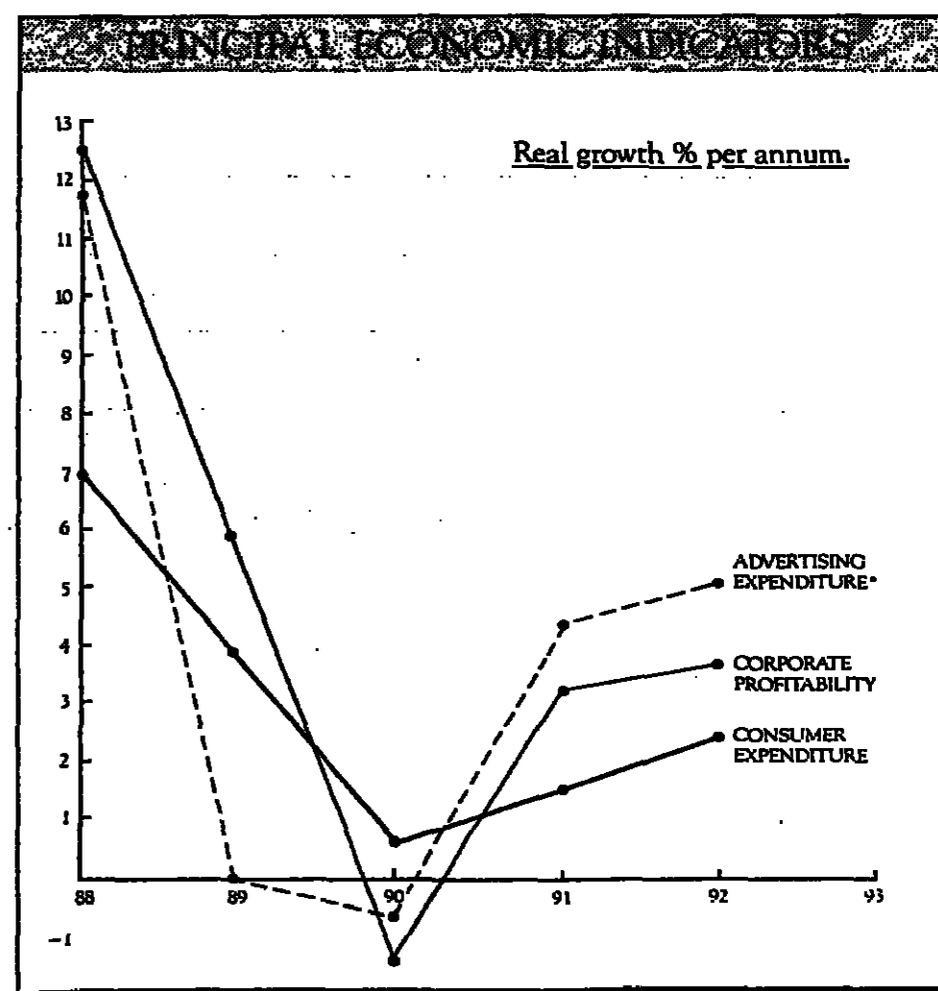
The United Kingdom is going through a period of considerable economic uncertainty at present.

Although nobody can pretend 1990 is going to be an easy year, UBS Phillips & Drew's principal economic indicators show significant upward trends for the years ahead.

It is essential that corporations continue to protect their investments in brands despite the effects of any squeeze on company profits.

It is a fact that in 1988 when total UK advertising expenditure grew by 11.8%, total company profits grew by 12.5% and achieved the highest share of national income for decades.

Companies who understand the significance of these indicators will not allow brand franchises to diminish through neglect of advertising.



Source: UBS Phillips & Drew. \*Saatchi & Saatchi estimate. Jan. 1990.

Even in a period of economic uncertainty, we are determined to stay ahead. This means continuing to set ever higher standards for ourselves both in terms of how we service our clients and in the work we produce for them.

**SAATCHI & SAATCHI ADVERTISING, 80 CHARLOTTE STREET, W1.**

## EUROPEAN COMMEMORATIVES



## just some of our recent commemoratives.

1989 was a notable year.

We continued to go from strength to strength in the field of acquisition finance, thanks to our ability to devise innovative M&A, LBO and MBO solutions, and our ability to raise the necessary finance.

At the same time, we've maintained our position as one of the market leaders in risk management, with a wide-ranging collection of instruments to help companies maximise opportunity and minimise risk. And we are constantly devising new, cost-efficient instruments.

We've also played a major part in asset distribution and

tax-effective financing throughout Europe.

As well as taking a key role in raising capital for project finance.

Not to mention helping get aircraft financing off the ground for a host of clients.

All backed by our solid presence in every major European country and our in-depth understanding of specific industries.

Strengths that allow us to advise on and implement even the most complicated cross-border deals.

All of which suggests that we're going to need a bigger album to commemorate 1990.

## FT LAW REPORTS

## Investing shareholder cannot sue auditors

CAPARO INDUSTRIES PLC v DICKMAN AND OTHERS  
House of Lords (Lord Bridge of Harwich, Lord Roskill, Lord Ackner, Lord Oliver of Aylmer and Lord Jauncey of Tulluchette); February 8 1990

COMPANY AUDITORS cannot be sued in negligence by shareholders who invest in the company in reliance on inaccurate accounts, in that although they owe a duty of care to shareholders as a company, they owe no duty to the investing public including individual shareholders.

The House of Lords so held when allowing an appeal by the third defendant, Touche Ross, a firm of accountants, from a Court of Appeal decision that it could be sued in negligence by Caparo Industries plc, a shareholder in Fidelity plc of whom the first two defendants, Mr SG Dickman and Mr RA Dickman, were directors. A cross-appeal by Caparo was dismissed.

LORD BRIDGE said that the accountants were auditors of Fidelity, a public company.

In June 1984 Caparo, an existing shareholder made a successful take-over bid for Fidelity.

In the present action Caparo alleged that the bid was made in reliance on inaccurate or misleading accounts by which an apparent pre-tax profit of £1.2m should have been shown as a loss of over £400,000. It said had the true facts been known it would not have bid.

It alleged fraud against two Fidelity directors, and negligence against the accountants.

On trial of a preliminary issue Sir Neil Lawson held the accountants owed no Common Law duty to Caparo as investor or individual shareholder.

Caparo appealed. The Court of Appeal allowed the appeal. It held that while there was no sufficiently proximate relationship between an auditor and a potential investor to give rise to a duty of care, there was such a relationship with individual shareholders.

The accountants now appealed. Caparo cross-appealed against rejection of its claim that they owed it a duty as a potential investor.

In advising his client the professional man owed a duty to exercise the standard of skill and care appropriate to his professional status. He would be liable in contract and tort for losses his client might suffer from breach of that duty.

In cases where such a defendant had been held to owe a duty of care, the salient feature was that when giving advice or information he was fully aware of the nature of the transaction contemplated by the plaintiff, knew it would be communicated to the plaintiff, and knew it was likely the plaintiff would rely on it in deciding whether to engage in the transaction.

In those circumstances the

defendant could be expected (subject to any disclaimer of responsibility) to anticipate that the plaintiff would rely on the advice or information for the very purpose for which he did rely on it.

The situation was entirely different where a statement was put into general circulation and might foreseeably be relied on by strangers for any one of a variety of different purposes which the maker of the statement had no specific reason to anticipate.

In his dissenting judgment in *Candler v Crane, Christmas [1951] 2 KB 164, 179-184*, approved by the House of Lords in *Healey Burne [1964] AC 465*, Lord Justice Denning suggested the circumstances in which a duty to use care in a statement existed apart from in contract.

First, he said, the duty applied to persons such as accountants, whose profession was to make reports on which people other than their clients might rely in the ordinary course of business. Second, he said, accountants owed that duty to their employer and client, or to a third party to whom they showed the accounts or to whom they knew their employer would show the accounts in order to induce investment. "But," he said, "I do not think the duty can be extended further to include . . . strangers . . . to whom the employer may choose without their knowledge to show the accounts."

He said: "The test of proximity . . . is did the accountants know that the accounts were required for submission to the plaintiff and use by him?"

Third, said Lord Justice Denning, the duty extended only to those transactions for which the accountants knew their accounts were required.

LORD OLIVER agreed with all speeches.

LORD ACKNER also concurring, said the purpose of the auditors' certificate was to provide those entitled to the report with information to enable them to exercise their proprietary powers. It was not for individual speculation with a view to profit.

LORD JAUNCEY also concurring, said that the purpose of annual accounts so far as members were concerned, was to enable them to question past management, to exercise voting rights, and to influence future policy and management. Investment advice to individual shareholders was no part of the statutory purpose.

The fact that when the auditor was preparing his report a bidder would rely on the accounts; and (2) the circumstance that Caparo was already a Fidelity shareholder when it decided to launch its takeover bid in reliance on the accounts.

In the present case in the Court of Appeal Lord Justice Bingham said that the shareholders of the company were its owners, and that the auditor was employed by the company to exercise skill and judgment for the purpose of giving

For the accountants: PH Goldsmith QC and Stephen Mortarity (Prestwich). For Caparo: Christopher Bathurst QC, Michael Brindle and C Orr (Berwick Leighton). Rachel Davies Barrister

Approximately one-third of this growth is attributable to the inclusion of sales of acquired companies.

shareholders an independent report (see Companies Act 1985, section 236).

No doubt the statutory provisions established a relationship between auditors and shareholders on which the shareholder was entitled to rely for protection of his interest.

But the crucial question concerned the extent of the interest which the auditor had a duty to protect.

The shareholders had a collective interest in the company's proper management, but in practice it was indistinguishable from the interest of the company itself. Any loss suffered by shareholders would be recovered by a claim in the company's name, not by individual shareholders.

It was difficult to visualise a situation in which individual shareholders could claim to have sustained a loss in respect of existing shareholdings referable to auditors' negligence, which could not be recouped by the company.

A purchaser of additional shares stood in the same position as other investing members of the public to whom the auditors owed no duty.

The appeal was allowed and the cross-appeal dismissed.

LORD ROSKILL concurring, said that no doubt it could be foreseeable that the accounts might find their way into the hands of persons who might use them for investment and lose money as a result. But to impose liability in these circumstances was to hold, contrary to authority, that foreseeability alone was sufficient.

LORD BRIDGE said that the accountants owed a duty to their employer and client, or to a third party to whom they showed the accounts or to whom they knew their employer would show the accounts in order to induce investment. "But," he said, "I do not think the duty can be extended further to include . . . strangers . . . to whom the employer may choose without their knowledge to show the accounts."

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## SIEMENS

## Information for Siemens shareholders

## Streamlined organisation off to a good start

The reorganised Siemens made a good start in the first quarter of the current financial year (1st October to 31st December 1989). New orders and sales again topped those of the preceding

year's first quarter, which in some sectors were very high indeed. Capital expenditure and investment increased vigorously. Operating results rose 21%.

## New orders

Siemens, comprising Siemens AG and its consolidated companies in Federal Germany and other countries, saw new orders increase by 10% to £6,437m (in the financial year 1988/89 it was £5,868m). Fifty-eight percent (1988/89: 56%) of this total was accounted for by international business, which rose 13% to £3,711m (1988/89: £3,275m). A quarter of this growth was due to the initial consolidation of newly acquired companies, e.g. Rolm Systems (U.S.A.) and IN2 S.A.

(France). Growth was weaker in the German home market, rising 5% to £2,726m. This slowdown was mainly attributable to a large inflow of orders during the same period of the previous year.

in £m	1/10/88 to 31/12/88	1/10/89 to 31/12/89	Change
New orders	5,868	6,437	+10%
German business	2,593	2,726	+ 5%
International business	3,275	3,711	+13%

## Sales

Sales increased 20% to £5,427m (1988/89: £4,513m). German domestic sales in particular expanded; increasing 29% to £2,567m (1988/89: £1,983m). This reflects the surge in orders received in the past year as well as the completion of major projects. In contrast, international sales progressed at an even rate, increasing 13% to £2,860m (1988/89: £2,530m).

Approximately one-third of this growth is attributable to the inclusion of sales of acquired companies.

in £m	1/10/88 to 31/12/88	1/10/89 to 31/12/89	Change
Sales	4,513	5,427	+20%
German business	1,983	2,567	+29%
International business	2,530	2,860	+13%

## Employees

Siemens' worldwide workforce rose 2% to 373,000. Although the number of people employed in the Company's German operations remained practically unchanged, its international workforce increased by 5% to 145,000, largely as a result of new acquisitions. Employment costs rose to £2,371m (1988/89: £2,191m).

in thousands	30/9/89	31/12/89	Change
Employees	365	373	+2%
German operations	227	228	0%
International operations	138	145	+ 5%

in thousands	1/10/88 to 31/12/88	1/10/89 to 31/12/89	Change
Capital expenditure and investment	2,191	2,371	+8%

## Capital spending and net income

Capital expenditure and investment increased to £745m (1988/89: £272m). Approximately £300m (1988/89: £230m) of this amount was capital expenditure on fixed assets. The largest proportion of its investment was used to pay for the outstanding amounts involved in the purchase of The Plessey Company plc, Ilford, which Siemens jointly acquired with Britain's GEC.

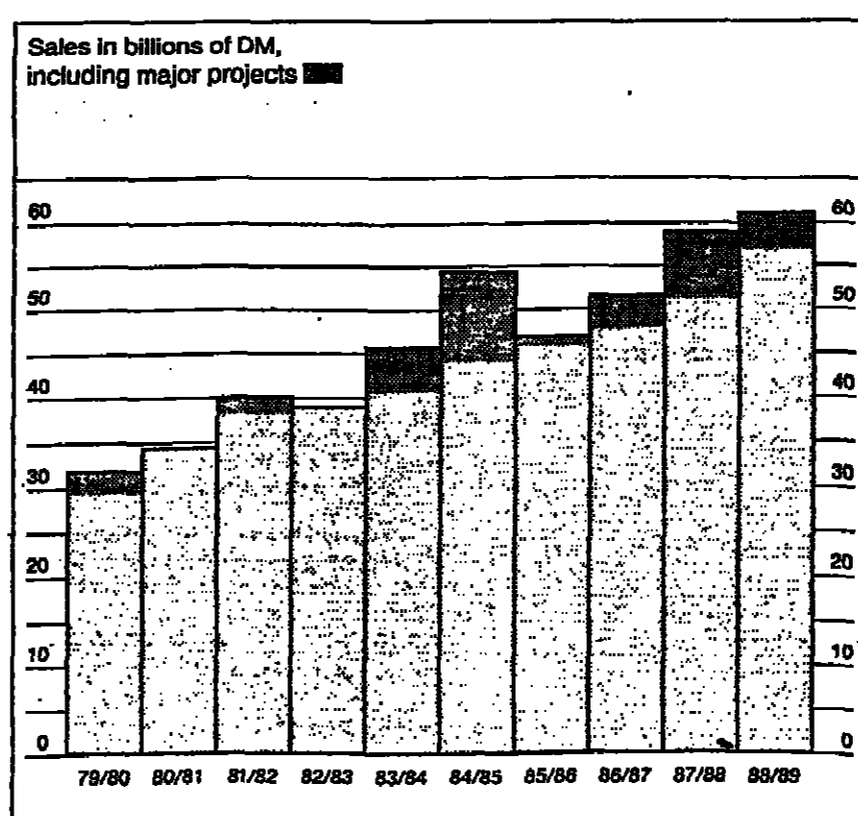
In line with sales growth, net income after taxes rose 21% during the first quarter to £134m (1988/89: £111m).

in £m	1/10/88 to 31/12/88	1/10/89 to 31/12/89	Change
Net income after taxes	47	57	+21%

All amounts translated at Frankfurt middle rate on 29/12/1989: £1 = DM 2.721.

## Confidence for the 90's!

The 80's was a successful decade for Siemens: Worldwide sales doubled and earnings improved substantially. In the past ten years the Company invested more than DM43 billion in Germany and abroad and spent over DM46 billion on research and development. The workforce grew by more than 40,000. In the U.S., Siemens has built up an organisation of more than 30,000 employees and a business volume of DM7 billion. As a result of the mega-chip project, Siemens has become a world leader in microelectronics. With automotive systems, the Company entered a new field in which it is now active on a global scale. These developments and the acquisitions and new alliances made in recent years, as well as a restructured organisation completed in 1989, will provide a sound basis for continued success in the 90's.



Siemens AG  
In Great Britain: Siemens plc.  
Siemens House, Windmill Road,  
Sunbury-on-Thames, Middlesex, TW16 7HS

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**FINANCIAL TIMES**  
TUE 13 FEB 1990

## MANAGEMENT: The Growing Business

## Making acquisitions

## How to smooth the takeover trail

Charles Batchelor on a way of supplementing organic growth

John James, chairman of Star Cargo, a privately-owned transport and freighting company, started takeover talks with 17 companies last year. For a mixture of reasons none came to anything.

There were owners who decided not to sell; businesses which appeared less attractive when more was learned about them; and businesses which were clearly not worth the value put upon them by their owners.

The first few weeks of 1990 have proved more fruitful and Star Cargo, based in Harpenden, Hertfordshire, has seen up two deals. It has bought Viking Shipping Services, a profitable company, from the receivers handling the affairs of its failed parent and last week concluded six weeks of negotiations to acquire another small shipping firm.

Despite the unpredictable outcome of takeover negotiations, Star Cargo, which has turnover of £16.5m and 155 employees, is committed to making acquisitions as well as seeking organic growth.

Negotiations can be enormously time-consuming and costly and can fail after you have gone a long way down the road," says James. "But you have to put the effort in if you want to achieve results." Over the past three years, Star Cargo's efforts have led to four acquisitions.

Unlike quoted companies, which can issue new shares to finance acquisitions, unquoted businesses are obliged, in the main, to rely on their own funds or on bank borrowings. This acts as an important constraint on the level of their takeover activity.

Nevertheless, smaller businesses have become aware that acquisitions are a valuable way of supplementing organic growth. "Private and family-owned businesses are becoming as aggressive as quoted companies," notes Stephen David, a director of David Garrick, a London-based acquisitions consultancy. One advantage of an acquisition is that it brings in tested managers who

are often in short supply in the smaller company.

To make the most of their acquisitions, however, the smaller business must approach it professionally, the specialists urge. "Smaller businesses go on a solicitor's recommendation or they decide to buy a supplier or a customer because they know the company," says Stephen David. "They get talked into it because acquisitions are always exciting — whether they make sense or not."

Before attempting to grow through acquisitions a company must work out what its objectives are, says David. He urges companies to set out their strategy and their acquisition criteria on a two to three page document. "If you set criteria you don't find yourself chasing red herrings," he says.

Hugh Charlton, managing director of Pointing, a Northumbrian-based manufacturer of food colours and flavours, says his company has a set of written criteria. These cover the product areas Pointing wants to add, the size and profitability of the target company and the markets and technology in which it is involved.

Pointing, a family company employing 95 people and with sales of £12m, would be unlikely to spend more than £3m on an acquisition, notes Charlton.

But even if you have a plan you must remain opportunistic, he adds. Pointing's most recent acquisition, a Manchester-based company making food ingredients, was found by David Garrick. "We have a hit list but this was a company we were not aware of," says Charlton. "It is in a peripheral area not specified in our brief."

Once a company knows what it is looking for it must begin the actual search. Targets can be tracked down through databases and specialist directories published by business information groups such as Kompass and Dunn & Bradstreet. Responding to "Business for Sale" advertisements may work but the most attractive companies are likely to have

"The chemistry is important to negotiate a deal," says David. "A lot of private owners

are odd characters. Unlike the professional manager the private owner can be irrational without being sacked. If they have built up the company over 50 years they will have got used to being top dog."

"If you can establish a good relationship with the inevitable problems which arise during negotiations will remain manageable and won't get out of proportion," says John Yetman, director of Si Corporate Finance, the consultancy arm of Si, a venture capital group.

"If harsh things need to be said, leave this to your financial advisers."

Putting a value on the company you want to buy will involve a detailed investigation of its finances. This can be done by a team from the purchasing company or by its accountants. If a management team from the purchasing company is involved it will obtain more information on non-financial aspects of the target company but a small firm may lack the financial expertise available to professional accountants.

But whoever carries out the investigation, the vendors must be warned that very detailed information will be required. Some sensitive areas will need to be covered, such as the type and extent of benefits enjoyed by the directors and relations with trade unions.

In many acquisitions the purchase price will be higher than the net asset value, either because it includes goodwill or



John James: more success after a fruitless search in 1989

such as the assets involved, such as the people in a service company, cannot be formally valued. Purchase agreements for this sort of company often include what is known as an "earn-out," under which the vendor only receives full payment for the company if certain targets are met.

A drawback of these agreements is that they can prevent the buyer from fully integrating the new acquisition since this would make it difficult to judge if the targets were being met. For this reason few earnings run their full term and most vendors are bought out prematurely, says Stephen David.

Any agreement will have to be approved by a lawyer but the two companies are advised to draw up the broad outlines of a commercial agreement before calling them in, says David. "The lawyers must document the deal, not draw it up," he advises.

A large part of any agreement is likely to be taken up with warranties confirming the financial information which has been given by the vendor. But warranties are only of limited use, warns David. "They are nice to have but often they are not enforceable. The best way to protect yourself is to have a good audit carried out; to have a good relationship with the vendor and to reach an agreement on earn-outs."

*Useful reading: Successful Acquisition of Unquoted Companies, third edition, by Barrie Pearson. Gower, 144 pages, £25.*

## Marketing — Italian style

Charles Batchelor examines a co-operative approach

Would small firms in Britain achieve more export success if they adopted the same co-operative marketing techniques as their counterparts in Italy?

Consorti — joint enterprise groups — have made a considerable contribution to the small and medium sized business sector by providing the confidence and skills to allow smaller firms to break into new markets, according to a report by the UK Co-operative Development Agency.

A consorzio is a grouping of companies or individual traders set up primarily to share marketing resources but also to provide administrative services, joint purchasing and help with training.

The *Consortio Conciatori Toscani*, for example, comprises 11 businesses engaged in preparing hides for leather goods with between three and 35 employees each and with combined sales of £50m a year.

The *consorzio* have been helped by strong civic and regional pride and by sophisticated attitudes to co-operation, the report notes. They tend to treat Europe as a domestic market and to lay great emphasis on design, quality and services. They provide back-up services such as language skills and have created strong product and regional brand images.

The *consorzio* accounts for

just 2.5 per cent of the tanning industry in the region though its members are responsible for 10 per cent of industry turnover. The government finances two thirds of the £180,000 annual running costs with the rest coming from members.

The joining fee for new members is £7,500.

The *consorzio* share with co-operatives the basic principle of members working together for a common aim but avoid the ideological association of co-operatives proper. Italian co-operatives usually have political affiliations which are distrusted by some entrepreneurs.

There remains however a strong resistance to co-operatives among many entrepreneurs and a lack of successful models to encourage others to try, the report says. The Training and Enterprise Councils which are being established in Britain to provide locally-based training and services to industry could usefully take on the task of supporting marketing co-ops, the report suggests.

*Joint Enterprise Groups in Italy — A study of five Italian Consorti. From Co-operative Development Agency, Broadmead House, 21 Ponton Street, London SW1Y 4DR. Tel 01-539 2988. Price £2 inc p+p.*

## In brief...

■ "Inventions", a new monthly illustrated review of product ideas available for commercial development, is an attempt to bridge the gap between the inventor and the businessman.

Investalink, the innovations consultancy behind the publication, says the review will contain 30-40 ideas each month ranging from simple low cost widgets to breakthroughs in quality sound reproduction, from sunscreens which will not boil over to a new boat design intended to replace the Hovercraft.

*Available from Investalink, 5 Chiswick Street, London W1P 7EB. Tel 01-323 4323. Annual Subscription £35.*

■ A one-day business course for people who want to set up a fashion business will be run by London Enterprise Agency (LEnta) on Saturday, March 10.

The course, which costs £30, will cover subjects such as business planning, raising finance and manufacturing techniques.

*Contact LEnta, 4 Stow Hill, London EC1A 2BS. Tel 01-235 3002.*

■ A new guide to government help for small firms has been published by the Department of Employment. The 18-page guide contains sources of advice and help in the fields of finance, training, exports and premises.

*Local enterprise agencies are attempting to provide more focused business advice tailored to the needs of their female clients.*

*Business in the Community, the agencies' umbrella organisation, is working on a set of*

guidelines on good practice for counselling women who want to set up or expand a business.

■ A one-day business course for people who want to set up a fashion business will be run by London Enterprise Agency (LEnta) on Saturday, March 10.

The course, which costs £30, will cover subjects such as business planning, raising finance and manufacturing techniques.

*Contact LEnta, 4 Stow Hill, London EC1A 2BS. Tel 01-235 3002.*

■ Directors and managers face a growing risk of legal claims against them for decisions and actions they have taken in the course of business.

*A one-day conference on the subject of directors' and officers' liability and insurance is to be held in London on March 21 by Lloyd's of London and Goddards, a firm of solicitors.*

*Contact Conference Department, Lloyd's of London, One St Mary Axe, London EC3A 8LP. Tel 01-250 1500. Fee £25 plus VAT.*

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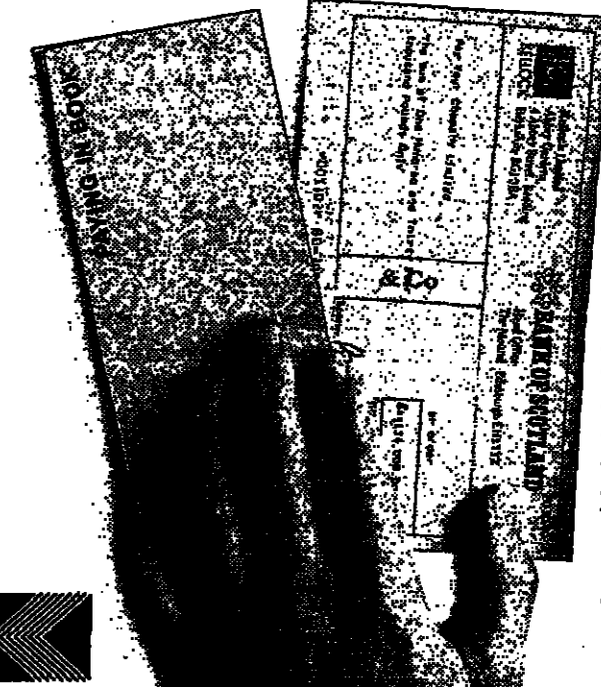
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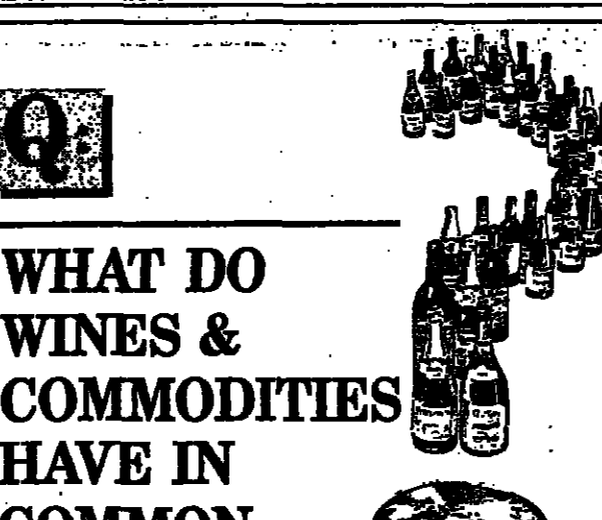
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**FOOD INDUSTRY**

The Financial Times proposes to publish this survey on:

6th March 1990

For a full editorial synopsis and advertisement details, please contact:

Jonathan Wallis on 01-873 3565

or write to him at:

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or Richard A Saville,  
c/o CoxMoore & Co, Knitwear, Milner Road,  
Long Eaton, Nottingham. Telephone:  
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## ARTS

# Scottish painting comes in from the cold

The Barbican exhibition demonstrates the richness and variety of Scottish art, says William Packer

**T**he major and self-explanatory survey exhibition, *Scottish Art* since 1900, comes at last to the Barbican Art Gallery (until April 16), having first been shown at the Scottish National Gallery of Modern Art in Edinburgh as part of last year's Festival.

That there has been in Scotland, since at least the middle of the 19th century, a vigorous and distinguished national school is incontrovertible, yet to look at our principal institutional collections one would hardly know it. The complete absence of any Scottish work from the Royal Academy's show of British Art in the 20th century in 1937 was merely one of the more notorious cases of conspicuous critical omission. As for the Tate, which has been remarkably even-handed and generous in its representation of most other modern schools in its collections to the extent that there is a fair overview of modernism to be had in London than anywhere else, it is no less remarkable for its singular neglect of the Scottish.

Things may have improved since 1984, when the last catalogue I have to hand was published. And it is fair to say that artists whose reputations have been made in the south have usually been noticed in the collections — Paolo Zanolli, Turnbull, Hamilton, Finlay, Davie, Colquhoun, Bellany, to say nothing of all the young heroes who have come out of Glasgow in the 1980s, all of them prominent in this exhibition. But by 1984 to find no Cadell, but one Penrose, three Fergusons and a single Cowie, one MacTaggart, no Joan Eardley, no Phillips, a few Gillies, Ann Redpath and a single Elizabeth Blackadder all bought through the Chantrey Bequest, is to detect a whiff of ancient prejudice.

The Barbican show is more or less chronological in its arrangement, modified by loose association, which works well enough in the earlier sections, especially with the Colourists, Penrose, Cadell and company, familiar



Portrait Group, 1932-1940, by James Cowie, one of the strongest British figure painters this century

though they are. And here, at the outset, it is intriguing to find James Purdie, with his theatrical interiors, an artist too-long and surprisingly neglected, restored to a Scottish position.

And later on, as we complete the circuit of the Barbican's upper cubicles, it is good to discover that notorious pair, the Roberts Colquhoun and McBryde, scion of Soho in the 1950s, shown again as the serious and,

in Colquhoun's case in particular, the substantial artists they were. But either the space was limited or the chronology overall too rigorously indulged, for while much ground is covered, and the major figures acknowledged in their turn, there is a certain thinness to the exposition overall, which does the actual material of the exhibition few favours.

For as a sympathetic non-Scotman who has long been fascinated by the

work of the modern Scottish School, I have come to realise that its multifarious and simultaneous richness, its continuity in variety, is its chief quality. To consign James Cowie and John Maxwell to the 1930s, William Gillies and Anne Redpath to the 1940s, Houston, Davie and Eardley to the 1950s, Blackadder and Bellany to the 1960s, is to miss the point. John Houston and Elizabeth Blackadder have been developing in their

work since the 1950s, John Bellany and Alexander Moffat since the 1960s, and what anyone of them is doing now is as relevant as anything lately produced by Stephen Campbell, Stephen Conroy, Ken Currie or Adrian Wisniewski.

The idea that the story of a national school is a succession of discrete chapters, with each group supplanting its predecessors and being supplanted itself in critical interest, is patently convenient to curators but it should never be persuasive. The result here is to lay far too much importance upon the achievement of the young, which demeans the collective national achievement of a century and more. More to the point, it makes it less interesting.

But that said, I could hardly recommend this exhibition more highly for the particular pleasures and surprises it affords, from Ferguson's consummately Whistlerian fireworks display of 1905, to Currie's dourly impressive shipbuilders of 1988 — for me Currie is by far the most accomplished and original of all the younger Scottish school. And in between come Penrose at his most innocent, who seems stronger with every painting of his I see, and Cowie, at once one of the strongest and yet most self-effacing of British figure painters this century. The romantic expressionism of Davie, Turnbull and Paolozzi in the 1950s, Phillips, Crozier, and Houston at the turn of the 1960s, has never seemed more impressive, with the exquisitely refined abstraction of Ian Mackenzie Smith (1953), Margaret Mellis (1954) and John MacLean (1958), all three artists much under-rated, the perfect complement.

Though there is much I might have wished added to this exhibition, there is very little I would have thrown out, very much to admire and enjoy. To have turned away from it for so long has been to our great loss; when it comes to painting and sculpture, the Scots still have much to teach us.

# Hallé Orchestra

## BARBICAN HALL

The Hallé programme on Sunday echoed the LPO concert last Tuesday closely, again Schumann's piano concerto, again followed by weighty Bruckner. This time it was *earthy* weighty Bruckner — the Third Symphony in D minor, the differences between the interpreters' ways with both composers were at least as striking, and often unexpected.

Peter Donohoe, the Hallé's virile soloist for the Schumann, thrusts the Romantic drama of the work to within hailing distance of Rakhamonov. It was a well-proportioned reading as well as robust, and it hewed closely to standard modern lines. Where Cécile Ousset, another kind of virtuoso altogether, had made the smallest details of Schumann's figure crystalline, recalling his roots in Hummel and Mendelssohn, Donohoe swept it up in big surges (and mostly fast), more overtly heartfelt, if not really more personal. The conductor Stanislaw Skrowaczewski ensured a scrupulous accompaniment in the appropriate vein, a discreet one which left the soloist triumphantly in the foreground. It was odd to realise that despite Kurt Masur's much more competitive partnership, Ousset had made one listen to far more of the actual notes.

The Bruckner Third testified to the marvellous transforma-

tion Skrowaczewski has wrought in this orchestra during the past five years. Precise balance among all the orchestral sections, a dynamic range of the most subtle gradations, collective musicianship of high alertness: he drew upon all those carefully cultivated resources to present the Third

composers were at least as striking, and often unexpected.

Skrowaczewski's reading, with its sustained periods and its beautifully distinct textures, left room for some sudden, sharp accents to blazing climaxes, all exactly gauged to what the Barbican Hall can take. It accommodated pugnacious characterisation, too, an irresistibly comic, untrifled Trio in the Scherzo, a witty spring in the step of the third subject in the Finale. Yet again, Skrowaczewski's special tenderness for the 'cello illuminated parts of their music which generally pass for routine. The news that the Hallé is to lose this eloquent musician from the venerable East European school is a sad blow, for London music-lovers as well as Mancunians. He and his orchestra have been setting remarkable standards, and he is not really replaceable.

David Murray

# RPO/Holliger

## ROYAL FESTIVAL HALL

Every few seasons Heinz Holliger appears in London to play Straus's *Ohio* Concerto, and it has been a recurrent pleasure to follow the development of his interpretation across almost two decades. The technique has remained peerless, but in his younger days

Holliger appeared mischievous of the work's late-bottled romanticism, unwilling to mould his phrases as compactly as the idiom might indicate. Gradually his account has mellowed, become more rounded, and on Sunday he seemed to have attained a new state of grace. Melodic lines were spun from the most refined threads of sound, heedless of the restrictions of breathing and tone control, so that his performance became weightless, hardly touching ground at any point, and borne up by sheer expressive force.

But it seems now to have reached a point of maximum development: if Holliger elects to take it further in the same direction, the sheer sophistication of the phrasing, the fine tailoring down of sound, the near arabesque may all come to seem merely contrived and idiosyncratic. Already his nuances are by no means easy to follow; Vladimir Ashkenazy did his best with the Royal Philharmonic, though he was never able to balance the soloist's dynamic range with that of the orchestra's woodwind.

Ashkenazy then encompassed Straussian extremes by

pairing the concerto with the *Alpine Symphony*, that gloriously vulgar essay in musical ecology. He proved a steady, civilised guide, preserving a clear head at the highest altitudes and through the most tempestuous passages; by refusing to over-characterise some of the more painting or underlining the rhetoric, he kept the work on its lumbering course so that it seemed perhaps only ten minutes too long rather than the usual half hour.

The RPO's characteristic sound world, founded on a fine blend of strings and brass, is well suited to such opulence, but is rather less at home in late Mahler, with which Ashkenazy elected to begin. The Adagio from the Tenth Symphony was a curious choice, by no means easy pickings for a conductor without a Mahlerian track record and Ashkenazy's account failed at almost every test. While he could stride confidently through the rangey structure of the Strauss symphony, Mahler's taut purposeful construction defected him; there was no sense of one phrase building upon its predecessor, or of the switches of tempo and mood being integrated instinctively. What should be one of the most extraordinary and terrifying products of late romanticism seemed mundane and incoherent, not at all purgatorial, at least in the sense that Mahler intended.

Andrew Clements

# Domus

## WIGMORE HALL

The Domus recital on Saturday was the first of two they are giving that form a link in the chain of events constituting the Wigmore Hall's Bohemian festival.

As recordings have already shown, the combination of energy and lyricism in Czech music suits their style well. One can perhaps imagine quartets in which the string players exude a richer glossiness of timbre or where one can find a more distinctive sound quality overall. But Domus play with an easy confidence borne of close experience working together that makes their performances splendidly balanced and convincing as teamwork.

For this programme they had chosen to begin and end in the 19th century. The Piano Quartet in A minor, Op. 1, by Josef Suk was the composer's graduation piece and it is a score of high romance, not unlike Grieg in its keenness to rouse the other parts into a ghostly dance — a most unusual idea, wholly characteristic of Martinu and indeed of the high level of musical imagination promised by any Bohemian festival.

they did the captivating Dvorak E Flat Quartet, Op. 87.

In between came Martinu and another, less familiar, minor Czech masterpiece. The pianist Susan Tomes gave us an amusing description of Martinu's Piano Quartet (1942) as a "prickly hedgehog," which slowly uncurls and in the last movement lets you rub its tummy. But whether or not one can quite visualise it as that hardly matters. The score, energetic and restlessly inventive, is so delightful that the occasional musical prickle will not deter anybody.

In the central Adagio, which Domus played with a fine expressive subtlety, it also bows to more serious depths. After an opening wartime elegy for strings the music momentarily seems to forget itself and allows the piano to rouse the other parts into a ghostly dance — a most unusual idea, wholly characteristic of Martinu and indeed of the high level of musical imagination promised by any Bohemian festival.

Richard Fairman

# February 9-15

## ARTS GUIDE

### OPERA AND BALLET

#### London

Royal Opera, Covent Garden. The long-awaited new production of Borodin's *Prince Igor* by Andrei Serban is a collaboration of the Royal Opera and Ballet, conducted by Bernard Haitink, and features a splendid cast of Eastern European principals: Sergey Leiferkus in the title role, Anna Tomova-Slobodkina, Nicola Ghiaurov, and Paola Berti.

Royal Ballet continues with its acclaimed performances of *Swan Lake* at Covent Garden.

#### Paris

Théâtre des Champs Elysées.

Opera conducted by René Clément (1970), a German

3-act opera in concert version (Tue).

*La Purpura de la Rosa* (1970), a 3-act Spanish opera in

concert version (Fri) (47208837).

Opéra. The Hamburg Ballet presents *John Neumeier's Peer Gynt* inspired by Henrik Ibsen. Paris

Opéra orchestra conducted by Eri Klas (47425371).

#### Florence

Teatro Comunale. Luciano Berio

conducting two of his own

works: *Rendering* and *Afora*, with the Finchley Children's

Music Group conducted by Ronald Corp and mezzo-soprano Esti Kenan Otri (2779226).

#### Berlin

Opera. *Der Barbier von Sevilla*

returns with a new cast led

#### Milan

Teatro alla Scala. Lorin Maazel conducts Beethoven's *Fidelio*, sung in German, in co-production with the Théâtre du Châtelet in Paris under Giorgio Strehler, with sets by Ezio Frigerio. Jeannine Altmeyer, Thomas Mosis and Kurt Rydl lead the cast (60.91.25).

Turin

Teatro Regio. Sylvano Bussotti's production of Puccini's *Turandot*, conducted by Yuri Ahromyev, with Sophia Larina in the title role. Elena Martini and Kurt Rydl lead the cast (60.91.25).

Rome

Teatro dell'Opera. Bellini's *I puritani* conducted by Spiros

Arigil, with Mariella Devia and

Chris Merritt. Sandro Sequeira's

production uses the sets and costumes

designed by Giorgio de

Chirico for the 1933 edition of

the opera at the Florence Maggio

Musica (46.17.55).

Antwerp

Koninklijke Vlaamsche Opera.

Royal Flanders Opera in Haydn's

*L'infedele felice*. La Petite

Band Orchestra conducted by

Siegfried Kuijken staged by

Philippe Lettmel with Nancy

Argenta, Lena Lootens, Christophe

Pagardien.

by James Cawley, Barbara Scherzer, Clemens Bieber, Wolfgang Glashoff, Manfred Boehm and Bernd Rundgren. *La traviata* stars Julia Varady in the title role. *Elektra* features Ute Venzke and Anne Hesse, Sabine Hoss, Hans Belotti and Gerd Fehlinghoff.

Munich

Opera. *Kommesso* under the superb musical direction of Gerd Albrecht with Josef Protschka, Robert Altmann and Nina Liščić. *Don Karlo* with Peter Ströbele. *Tosca* with Maria Callas and René Kollo.

Turin

Teatro Regio. Sylvano Bussotti's production of Puccini's *Turandot*, conducted by Yuri Ahromyev, with Sophia Larina in the title role, Luis Lima and Juan Pons in other parts.

*Orfeo* convinces thanks to Wladimir Atlantow, brilliant in the title role.

Cologne

Opera. *Die Fledermaus* is a well

done repertoire performance

with John Huston, Alfred Kühn and Gabriele Fontana.

Bonn

Opera. *Macbeth*, produced by Jean-Claude Biette with sets by Michael Scott will have its premiere this week, with a strong cast led by Edward Tunnigan, Francesco Ellero d'Argenzio, Elizabeth Connell, conducted by Gianfranco Masini.

Frankfurt

Opera. *Arlequin aux Noz* has

fine interpretations by Helena

Dose, Call Glime, Hellen Kwon,

Christopher Robertson and

Michael Sylvester. Also

offered William Forsythe's ballet

*Frankenstein*.

Tokyo

Opera. *Arlequin aux Noz*

has fine interpretations by

Yukari Saito, Naoko Takagi

(Mon), Mayumi Katsumata,

Yasuyuki Shutoh (Tue). Tokyo

Bunka Kaikan (725 8888).

# FINANCIAL TIMES

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Tuesday February 13 1990

## Selling power at any price

THE THATCHER Government yesterday cleared away the last formal obstacles to a flotation of the British electricity industry in the autumn, rather to the surprise of its own advisers.

The final drafts of the regulatory licences, and the announcement that domestic electricity prices will remain roughly constant in real terms, show that agreement has now been imposed upon an industry which, six months ago, was divided in bitter argument.

These disputes were about the many ingenious ideas which the 12 area boards, the two generating companies and the National Grid Company had advanced for tilting the billiards table towards their own favoured pockets. Since a tilt in favour of one player must disadvantage others, these disputes seemed almost insoluble, especially in a market of hideous complexity.

Mr John Wakeham, who took over as Energy Secretary in the summer with a brief to stop the quarrelling, quickly grasped the central difficulty: the Government's notion of a free for all electricity market was incompatible with the heavy monopoly forces which would remain in the industry after privatisation. An electricity market could never be free, and it could only be efficient if it were policed by an established and knowledgeable regulator.

### Market forces

Since the new regulator, Professor Stephen Littlechild, was busy hiring staff last autumn, the Government's best hope of an early flotation was to put market forces back in their cage. So it was announced that for four years, the distribution companies would be secure in their local monopolies. The ability of generators to "poach" their customers would be limited for a further transitional four-year period. Then the Government reluctantly accepted that the cost structure of Britain's nuclear industry was incompatible with private enterprise. Plans for nuclear power were scaled back sharply and the whole lot retained in the public sector.

The severe limits of the remaining electricity market were emphasised yesterday.

## Slowing the missiles race

AMID THE current transformation of the European map, one part of the world - the Middle East - is most emphatically not becoming a safer place.

On the contrary, with the superpowers moving swiftly to bring their nuclear and conventional arsenals under control, Middle Eastern powers are embroiled in a continuing race to acquire ever more sophisticated weapons systems. How to control this proliferation at a time of minimal progress towards a settlement of the region's conflicts is likely to remain a perplexing question for East and West alike.

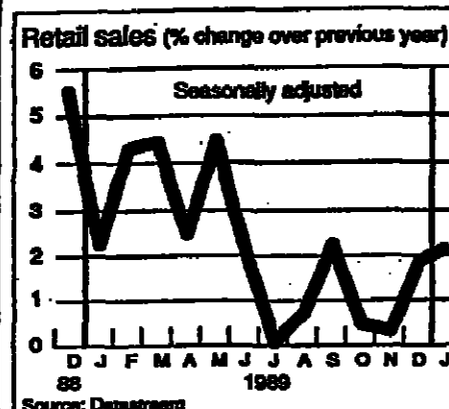
The regional arms race is not exactly a new phenomenon, but the eight-year Gulf war pushed it to a new pitch. What is causing particular concern today is the speed of ballistic missiles capable of carrying nuclear, chemical or biological warheads over medium to long distances. It suggests that any future conflict in the Middle East will be more destructive than anything seen hitherto.

Both Mr James Baker, the US Secretary of State, and Mr Eduard Shevardnadze, the Soviet Foreign Minister, have spoken repeatedly in the past year of the dangers posed by the spread of weapons of mass destruction in the Middle East. They are worried not only about the power and reach of the weapons involved but also about the number of countries now possessing them and developing the capacity to build ballistic missiles of their own. Apart from Israel, which has repeatedly test-fired the nuclear-capable Jericho II missile, they include Iraq, which has made striking advances in co-operation with Egypt and Argentina towards production of the medium-range Condor II.

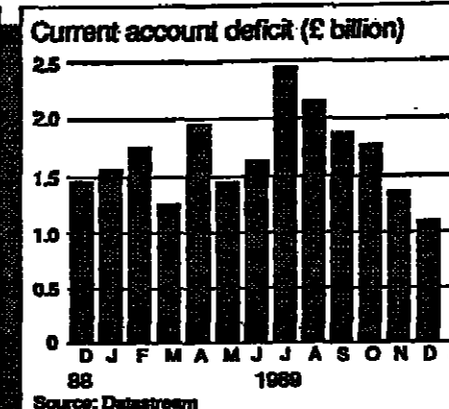
### Implemented secretly

Western efforts to tackle the problem hitherto have been curiously patchy and low-key. They are centred on an international agreement known as the Missile Technology Control Regime (MTCR) under which the Group of Seven industrial countries (with the recent addition of Spain) undertake to prevent the transfer of equipment that might contribute to the production of nuclear delivery

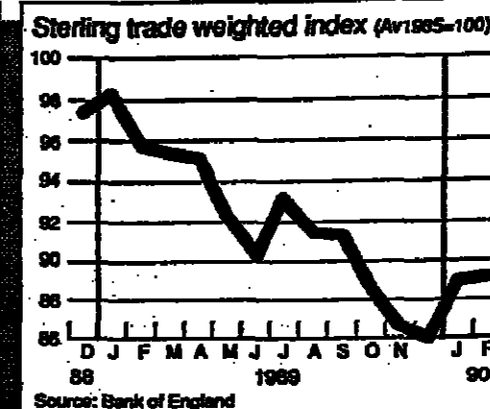
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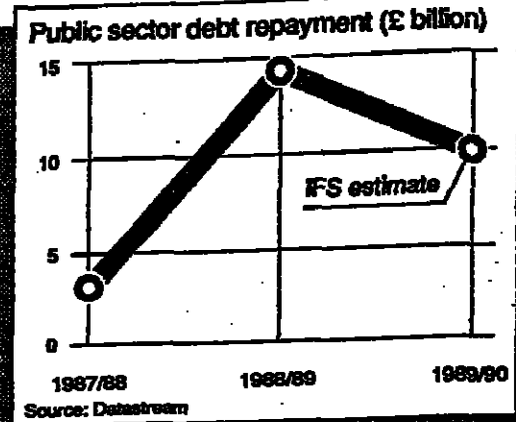
### and trade improves



### but the pound's value



### will affect the budget judgment



Peter Norman begins a series on the options facing Britain's Chancellor

## A Budget shaped by events abroad

BY ALL accounts, Mr John Major, the Chancellor of the Exchequer, did not enjoy his brief spell as British Foreign Secretary last summer.

But his experiences in the Foreign and Commonwealth Office should prove unexpectedly useful as he prepares for his first Budget on March 20.

As Mr Major and his officials toil away in purdah, events abroad are playing an increasingly important role in determining this year's Budget priorities.

By last week, the prospect of currency union between the two Germanys and the possibility that this would push interest rates higher first in Germany and then elsewhere appeared every bit as important as the latest news of economic slowdown or high wage demands in the UK.

Although the British Budget seems a uniquely insular affair, rich in tradition and eccentricity, the Chancellor on Budget Day will be conscious that he is just another finance minister of small, open economy, forced to balance domestic and international economic and political considerations in his fiscal planning for the following year.

In the longer term, society may pay a much higher cost resulting from the fact from ideal structure which the Government has imposed on the industry. It is being sold with too many monopoly distributors, too few competing generators, with a powerful profit-making monopoly - the National Grid Company - in control of all the main highways to a market in electricity.

A successful market in electricity would have had much more chance if the Grid had been strictly independent and probably non-profit making as an intermediary between perhaps four generating companies and five distributors. Then the elaborate regulatory safeguards constructed in the last 12 months would have been less necessary. The Government hopes that the present corporatist structure will gradually give way to a more competitive industry. It may do, but the forces of collusion will be immensely strong and the regulator will need great care and persistence to overcome them.

In doing so, he will have to devise a policy mix that is acceptable to the international financial markets which must finance Britain's declining, but still large £15bn annual current account deficit.

In many respects, however, the Chancellor will be tapping his way in the dark when finalising the details of the all important "Budget Judgment" which makes the tax changes needed to achieve the Government's economic policy objectives.

• East Germany's first democratic elections, which may have important repercussions in international financial markets as well as in international relations generally, will be held just two days before he stands up in the House of Commons to reveal the secrets held in Mr Gladstone's red and gold Budget box.

• Although recent economic data has suggested that the hoped for slowdown in the British economy is on course, he is unlikely to have seen any easing in domestic inflationary pressures by March 20.

• Between now and the Budget it is more than likely that the Treasury's assessment of the economy will be buffeted by seemingly erratic movements in economic data. An extreme example was yesterday's news of a provisional 1.3 per cent drop in retail sales volumes between December and January. These figures were announced only hours after the latest CBI/FT distributive trades survey had indicated continued buoyancy in high

street spending.

The Budget, which will be the first to be televised, will also be a supreme political test for Mr Major.

He will be anxious not to increase Britain's annual inflation rate was a high 7.7 per cent in December. Although a lower annual rate is expected for January as last year's mortgage interest rate increase drop out of the index, many price rises are

cent base rates are successfully cooling the economy are signs of continuing inflationary pressures.

By international standards, Britain's annual inflation rate was a high 7.7 per cent in December. Although a lower annual rate is expected for January as last year's mortgage interest rate increase drop out of the index, many price rises are

pending. These range from higher prices for seasonal foods, bread, tea, alcohol and petrol last month, through last week's increases in British Rail and London Underground fares to April's switch from domestic rates to the community charge, which could add around 0.5 percentage points to the retail price index.

The underlying inflation rate, minus mortgage interest payments, appears stuck around 6.1 per cent and may go higher before it falls.

More worrying for the Government



### BUDGET 1990

is the pattern of wage claims and increases and its impact on unit costs. In the light of January's 10.2 per cent pay settlement at Ford, officials took little comfort from last week's report from the Confederation of British Industry that manufacturing pay settlements averaged 8.1 per cent in the fourth quarter last year compared with 8.2 per cent in the third quarter.

He returned to the Treasury in the middle of the October to December period when preliminary papers on new tax ideas are normally prepared and discussed between the Chancellor and his officials.

More important, the present state of the British economy leaves Mr Major little room for manoeuvre.

There has been some good news over the past month. Britain's current account deficit declined for the fifth successive month in December. The pound has been steady on foreign exchange markets. The large jump in December retail sales was revised down slightly with the result that they grew last year at their slowest rate since 1982. The outstanding total of consumer credit dropped by £36m in December, the first such fall since records began.

Offsetting this evidence that per-

haps the pattern of wage claims and increases and its impact on unit costs. In the light of January's 10.2 per cent pay settlement at Ford, officials took little comfort from last week's report from the Confederation of British Industry that manufacturing pay settlements averaged 8.1 per cent in the fourth quarter last year compared with 8.2 per cent in the third quarter.

The Government finances have also

started to show signs of weakness. Last month, in the Parliamentary debate on the Autumn Statement, Mr Major disclosed that the 1989-90 budget surplus, or public sector debt repayment, would be "somewhat less" than the £12.5bn forecast in November. The City in general expects the surplus could fall to at most £10bn.

The surplus was the last jewel in the economic crown. It was also significant for the Budget process because the surplus or deficit left after accounting for Government revenues and spending is used to describe the Government's fiscal stance.

A £10bn surplus is large by any

standards and in the years before the rapid economic expansion under Chancellor Lawson would have been a cause for concern.

Given Britain's deep seated inflation problem, the PSDR's decline from the 11.5% originally forecast for the 1989-90 financial year in last year's Budget has caused concern on financial markets.

Partly for this reason, the independent Institute for Fiscal Studies last week suggested that Mr Major might seek to tighten the fiscal stance slightly by raising around £1bn through discretionary tax increases in his Budget.

The IFS arithmetic started from the premise that the 1989-90 PSDR would be around £10.5bn if Mr Major left tax policies unchanged. That would mean no change in the two income tax rates of 25 per cent and 40 per cent, while the tax free allowances would be increased as usual in line with inflation, as would certain excise duties.

To tighten policy, the IFS suggested that the Chancellor might opt for the non-indexation of tax free allowances, raising perhaps £1.5bn, and put further tax burdens on company cars. This way it could increase the PSDR while offsetting tax losses of perhaps £500m to £1bn in the coming year resulting from the introduction of separate taxation for spouses.

The Government would also have

to take action to prevent any relaxation in monetary conditions.

All these factors are potentially bad news for an ambitious politician like Mr Major who has an eye on eventually succeeding the lady next door.

It is likely therefore that he will treat this year's Budget as a relatively minor event in a bigger programme of tax and spending changes. If international conditions allow, Mr Major's stewardship of the economy this year will probably be more notable for selected increases on public spending on health, education and transport in the November Autumn Statement.

Boosting such priority programmes could be possible if defence cuts yield a "peace dividend." That would leave the 1991 Budget as Mr Major's opportunity to set the economic policy framework for the Conservative party's bid to win the next election.

### Bruges goes to Vienna

■ The Bruges Group, founded last year to oppose a federal Europe, grows steadily more ambitious. In November it will hold its Congress of Vienna to draw up a constitutional plan for the continent, no less.

Patrick Robertson, the Group's Secretary, says that the first choice of venue was Prague, but it was decided that Vienna might be more comfortable and more practicable. Besides, he adds, the hope is that Vienna will become to the Europe of the future what Brussels is to the Europe of today: an international centre in the middle of the Community.

• We are taking great care to minimise the role of the EC, Robertson explains, referring to the existing Community members. The EFTA countries and the Japanese will also be invited.

Robertson has moved some way since he took time off from reading history at Oxford to get the Bruges Group started. The original idea was to back some of the ideas in Margaret Thatcher's speech in Bruges in September, 1988. That was when she declared her commitment to a wider Europe and her hostility to federalism and a Delors-type socialism.

"Now," says Robertson, "it is clear that the Government does not have a European policy at all. It makes it up as it goes along. So it is up to the Bruges Group to go on the offensive, look at the Treaty of Rome and see what might go in its place."

The emphasis now must be on giving the issue a higher priority and profile, extending the number of MTCR signatories and stepping up enforcement activities. While it would certainly not halt the spread of missile technology, such an effort would stand a good chance of slowing it down.

### OBSERVER

too good. It will probably settle for two-thirds.

### Zero upon zero

■ A footnote to hyperinflation. The Argentine economic research institute, FIEL, estimates that the government's fiscal deficit for January was in the region of 100,000m austars, or 100,000,000,000 austars, whichever way you care to write it.

In US dollar terms, that is roughly \$3bn at last week's exchange rate. In the 12 months between January 1989 and January 1990, accumulated price increases have amounted to 8,164 per cent.

### Trumps apart

■ Not too many crocodile tears were being shed in New York yesterday as the 41-year-old Ivana Trump, the Czech

At December, at the beginning of the school holidays, a highly respected and rather conservative West German journalist collected his children from an English boarding school. The chance was too good for an enterprising head teacher to miss, and he was asked to address the end-of-term assembly (parents and children). What exactly he said I don't know, but the tenor of it may be guessed from what happened afterwards. A fellow parent came up and introduced her 17-year-old son who, she said, was about to go to the Royal Military Academy at Sandhurst. "Do you think," she asked, "that he's choosing the wrong career?"

The same question is being asked these days by some for whom a change of course would no longer be such a simple matter. The Inspector-General of the Bundeswehr, I am told, was earnestly explaining to a private seminar last week that the military would still have a useful role to play, for instance in protecting the environment and disaster relief. And this in the week when columnists in British newspapers have been warning us that German unity will lead to the break-up of Nato and the overthrow of Mikhail Gorbachev by hardliners; or that Mr Gorbachev is replacing his responsibilities by abdicating his responsibilities, replacing argument and persuasion with the politics of the mob.

These are very confused times. Should we be assigning our armed forces to purely environmental duties, or should we be rearming desperately to meet the threat of a hardline Russia and a resurgent Germany? Borrowing a phrase from the millennium, I tend to believe neither in the millennium nor in the apocalypse.

Obviously there are Russians who feel very nervous about German unity, and either they include Mr Yegor Ligachev or he is making a strong bid for their support in his speech to the Central Committee last week. On the whole I would back Mr Gorbachev's sense of what Soviet public opinion will take against Mr Ligachev. If there is a hard-line coup against him, the new regime will have its hands full trying to restore order in the Soviet Union — but there is a risk that appealing to national unity against the German menace is one tactic that it might use.

The idea of a united Germany really becoming a military threat to the rest of Europe strikes me as even further-fetched. It is true that the excitement of the East German revolution and the sudden prospect of unity have allowed Germans in both East and West to rediscover nationalism. But a military threat? I suppose I am assuming competence but I just cannot see it. If anything, the danger is the opposite — that in their euphoria the Germans will think all armed forces, and all defensive alliances, have now become an expensive and unnecessary anachronism; that they will eagerly accept both neutrality and demilitarisation, not as the price to be paid for unity but as the bonus that comes with it.

There is no reason to doubt the

# FOREIGN AFFAIRS

## Soldiers, we still need you

By Edward Mortimer

Sincerity of today's West German leaders, both government and opposition, when they proclaim their eagerness to achieve German unity in the context of a "peaceful European order" which overcomes the division of Europe. They rightly recall that such an order was laid down as an objective by Nato itself as long ago as 1957. More worrying to Nato is the formulation used by Mr Karsten Voigt, the SPD's leading thinker on defence and foreign affairs, that "when the security of the western states can be guaranteed" in such an order "without Nato," Nato will "have fulfilled its purpose and become superfluous."

For the time being that is opposition thinking, but it is now by no means unimaginable that by the end of this year Mr Voigt's party could form the federal government of a united Germany. And even in the present governing parties there are people thinking on similar lines. They are clearly against West Germany leaving Nato. That they would be against Nato being merged with the Warsaw Pact in a wider pan-European security organisation is far less clear.

It is now quite on the cards that some such organisation will emerge from the "Helsinki Two" summit this autumn, in theory it could be formed by the two alliances coming together, with each remaining in being as a separate substructure. But, besides the problem of fitting the neutrals into this structure, the symmetry of it would be false and artificial. Nato and the Warsaw Pact never were equal and opposite alliances. Nato was not formed to resist the Warsaw Pact, which it predicated by six years, but to resist the Soviet Union. Nato has been a free alliance of democracies (with the exception of Portugal before 1974 and Greece during the rule of the Colonels). The Warsaw Pact simply formalised the military subordination of eastern Europe to Moscow. To encircle it in the new pan-European institution will look like an attempt to push that subordination, and it is far from certain that elected governments in, for instance, Czechoslovakia and Hungary will stand for it, especially if, as now seems to be generally assumed, East Germany is apparently agreed to leave.

Mr Gorbachev has apparently accepted in principle the idea that the united Germany will belong to Nato,



although what is now East German territory would be demilitarised. Mr James Baker has confused the issue, and perhaps given more encouragement than necessary to German neutralist tendencies, by suggesting that the new Germany would be only an "associate" rather than a full member of Nato. The next suggestion might be that Germany should belong to both alliances, given that they are no longer supposed to be mutually hostile. All this is rather far, but we are in danger of losing sight of the purpose of Nato, which is to deter aggression by preparing to meet it with a common defence. If Nato is to remain in being at all, it must surely be on the grounds that the Soviet or Russian threat, even if much diminished, has not wholly disappeared. Indeed in one way it could be said to have got worse.

The Soviet Union of Brezhnev was the ideal adversary for a defensive alliance: vastly overarmed and controlling half of central Europe. It made the need for deterrence almost self-evident, yet its behaviour was exceedingly cautious and predictable. By contrast the Russia of the 1990s looks rather weak and chaotic, and will probably be separated from western Europe by a belt of genuinely independent east-central European states. It will also, if present trends and agreements hold, get rid of some of its weapons and demobilise a large part of its army. Yet it will remain potentially and in all likelihood actually, by far the strongest military power on the European landmass. What kind of political leaders it will have is surely impossible to predict, but there must be at very least an outside chance that they will be

xenophobic; they could well be less averse to risk-taking than Leonid Brezhnev, and less averse to the use of force than Mikhail Gorbachev.

Certainly we should do our best to get the "peaceful European order" firmly in place while Mr Gorbachev is still around, but it would surely be unwise to do away with any capacity to organise a collective defence against Russia until we are much surer that Mr Gorbachev's democratic reforms and peaceful policies have taken a permanent hold.

Ideally that collective defence should continue to embrace both America and Germany, as Nato now does. Clearly there is a risk that either or both will opt out. America remaining a theoretical guarantor of European security but declining any longer to maintain a standing army in Europe, Germany retaining its western alignment politically but declining any longer to accept foreign troops on its soil. Both developments can be made less likely, but also less dangerous, if western Europe organises its own defence.

American leaders have repeatedly said that it will be easier to maintain US support for the Alliance if the Europeans show a willingness to defend themselves — something which should now be feasible with lower levels of troops and weaponry than in the past. France, it seems, would be willing to integrate its own forces into a European military structure, though not into the present US-dominated Nato structure; and Germany would probably also find it politically more acceptable to join in a European army than to continue its relationship with the ANC and associated organisations.

His priority is to cement his relationship with the ANC and associated organisations.

In the past such a defence union has been one of the dreams of European federalists, who have assumed that it would form part of the political dimension of the European Community. But by now it should be clear that the EC has no such vocation. Its role is indeed political as well as economic, but essentially civilian: it must be able to reach out to the former Soviet satellites without appearing to march them in an anti-Soviet military alliance. The appropriate body for defence integration is the Western European Union, including as it does Britain, France, Germany, Italy, Spain, Portugal and the three Benelux countries, but none of the more problematic EC countries from Nato's point of view (Ireland, Greece, Denmark) nor yet Turkey, a Nato member which is problematic from the EC's point of view.

At the Wehrkunde defence conference in Münich the weekend before last the strengthening of WEU was urged by General Brent Scowcroft (President Bush's National Security Adviser), by Mr Manfred Wörner (Nato's Secretary-General), and by the French and West German defence ministers. Only their British colleague, Mr Tom King, failed to mention it. Apparently he is in favour of it. Let us hope that Mr King or his cabinet colleagues will soon make good the lapse.

It is not only for this reason that she is regarded as out of tune with the onrush of black advancement in South Africa (just as her caution on reunification dismays so many Germans). Her natural inclination is to play for a capitalist stable, profitable South Africa — under President Mandela?

## Trumped by Mr Mandela

Joe Rogaly discusses the debate on South African sanctions

governed by a democratic rule of law, backing the ANC may not be regarded by her as the best way to reach this desirable goal. Yet Mr Mandela was too statesmanlike to make cheap attacks on her yesterday. An invitation from a British Prime Minister, he said in answer to a question about his own plans, could not be treated lightly; he would in any case be advised by the ANC.

He may well be aware that Mrs Thatcher is a beneficiary of her willful refusal to go along with punitive sanctions, since she is the outside head of government most trusted by all but extreme right-wing white South Africans. She may be anathema to many blacks, but she might one day have a function to perform in getting through to the South African president, even though she is unlikely to be accepted as a mediator.

For this reason it is no great historical tragedy that there are likely to be more headlines about "Britain isolated in sanctions row." The EC, the Commonwealth, and the US were right to impose sanctions, and they would be right to maintain most of them until proper constitutional talks are well under way.

Mrs Thatcher is pushing matters too far when she appears as a global crusader to get the rest of the world to change its mind, but even if she could be persuaded to desist, she will continue her mutterings about "tiny" or "token" sanctions and Britain's desire to relinquish them, unilaterally if need be.

The British Government view is that this is required to send a signal of encouragement to President de Klerk, and possibly to help him head off a neo-fascist backlash. Last week, I would have wondered whether that was of greater importance than the need to keep up the pressure on the Pretoria Government. This week, with Mr Mandela out and running well on all cylinders, and the world apart from Britain keeping up the pressure, a tiny or token signal from London can hardly do much harm, except perhaps to British relations with a future black government — under President Mandela?

## LETTERS

### Mobile communications will not be a panacea

From Mr Ian Mackintosh.

Sir, Hugo Dixon argues ("How the East can jump ahead," February 5) that, to achieve a relatively swift and inexpensive improvement in their communications infrastructure, the east European countries should leap straight into the kind of mobile communications networks now much in evidence in, for example, the UK.

He is right, but only up to a point. Most long-sighted observers of the telecoms scene now agree that the old, copper-twisted-pair telephone network (up to 100 years old) is obsolescent. This is because there can be no place in the future for such an expensive

(install and maintain) wired network which has such limited bandwidth (it can carry too little traffic). We must therefore hope that neither the east European authorities nor British Telecom invest much more money in such an aged infrastructure technology.

The telecoms future (which means "now" in some parts of the world) will be based on two very different kinds of complementary, digital networks.

The first will be an enhanced, international version of today's mobile communications networks, providing the important advantage of full mobility at moderate cost, but with the bandwidth necessarily limited by shortages of appro-

priate radio frequencies.

The second will be a fixed global, fibre-optic network

delivering to every home and place of work a massive capacity to handle digital traffic, at minimal cost. By that means, not by mobile communications will we (and the east Europeans, we must hope) be given access to the improved efficiency, education, entertainment and much else which can be achieved through the vigorous and intelligent use of information technology.

In short, while I applaud and am excited by the improved convenience and efficiency which the mobile communications revolution is providing, I do not believe it is a com-

mon sense.

Ian Mackintosh.

Managing Director,

Macintosh Genetics,

19 Buckingham Street, WC2

### Tobacco and the role of advertising in a mature market

From Mr A.D.C. Turner.

Sir, Lucy Kellaway, in her article ("Fighting to the last gasp," February 8) about tobacco advertising ban proposals emanating from Brussels, asks why, if there is no link between advertising and

consumption of tobacco, would the tobacco industry wish to advertise?

The answer remains as it has been over many years of a declining UK market, namely that the 300 brands of cigarettes currently on sale must

advertise to retain, or gain, market share. A total ban would simply see an immediate freezing of the brand share picture with total consumption not necessarily being reduced.

European Commission officials appear to have little or no

understanding of the role of advertising as it pertains to a mature product category.

A.D.C. Turner.

Deputy Chief Executive,

Tobacco Advisory Council,

Glen House,

Stag Place, SW1

### Pay that extra cash out ungrudgingly as dividends

From Mr Alex

Hammond-Chambers.

Sir, Your editorial comment ("A less cheery view of debt," February 9) ends by posing the question: "What else can be done to address the problem when companies generate more cash internally than they can redeploy profitably in their core business?" The answer is quite simple — pay it out as

dividends.

The earnings of a company belong to the shareholders whose ultimate investment goal is the receipt of dividends, preferably growing ones. If the business is mature, then current but slower growing dividends should be paid.

Certainly a board of directors' approach should concern

itself because of the quantum of tax involved. If one assumes that the volume of debt involved exceeds £10bn (a very conservative assumption) then the tax involved is £35m. This is far more than that involved in the normal run of concessions and thus it should be subject to parliamentary debate and scrutiny.

Secondly, the position on such debts should be contrasted with the normal position for most businesses in the UK. To obtain a deduction for a bad debt involving a company for corporation or income tax purposes requires the debt to have actually gone bad; a business man in the UK has to have a certificate to the effect that no

recovery is expected from the administrative receiver, liquidator or suchlike. This is a slow, time-consuming and sometimes quite a costly approach to manage to get the actual relief. Perhaps it would be a good idea for the Inland Revenue to write to its colleagues and the finance ministers in the Third World countries concerned to see if they consider the debt bad.

Am I alone in thinking this non-statutory relief for banks is particularly unjustified and should be the subject of parliamentary protest?

John A. Newman,

Chambers Vellott,

Russell Square House,

10-12 Russell Square, WC1

### Revenue's 'partial' treatment of banks over Third World debt

From Mr John Newman.

Sir, Your report on the new guidelines by the Bank of England on provisions for Third World debt ("Guide by Bank on Third World debt urges wider provisions," January 30) suggests banks are going to obtain tax relief on debts which have not actually gone bad or been realised in some way. This raises several important issues.

Firstly, the banks are going to be untaxed not by statute because the paper is not part of a Finance Act, nor by regulation since it is not going to be a statutory instrument, but by some kind of concession or statement of practice. This is a most unsatisfactory state of

affairs because the quantum of tax involved. If one assumes that the volume of debt involved exceeds £10bn (a very conservative assumption) then the tax involved is £35m.

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INSIDE

Markets driven by political propulsion

Politics drove several of the world's stock markets last week. South Africa advanced in the wake of the President's reform speech and the release of Nelson Mandela; left; Hong Kong took an optimistic view of Chinese moves; and Austria benefited again from eastern European prospects. However, the Asia Pacific region gave a mixed performance; Malaysia and Singapore made healthy gains, but Japan, New Zealand and Australia all retreated. The continent's big guns were mostly lower, with the UK falling 1.6 per cent, France 1 per cent and West Germany 0.6 per cent. Jacqueline Moore reports. Page 48

How the mighty fall

The upwardly mobile Filofax, once the symbol of the conspicuously affluent, busy and trendy, is on a firmly downward spiral. The UK personal organiser company, which has seen its share price fall from 125p to flotation to 35p yesterday, is warning that it will stay in loss in the second half of 1989. Filofax's meteoric growth, from sales of less than £100,000 to more than £12m (£20.4m) in 1987, has proved difficult to sustain in the face of increased competition and the vagaries of fashion. The company has recognised the need to broaden its appeal, reports Vanessa Houlder, and is now wooing busy housewives and mothers with a £500,000 "The answer is Filofax" campaign in the popular press. Page 31

Surface gloss and glitter?

After months in the doldrums, the gold price is bouncing up and down by \$5 to \$10 an ounce a day. Precious metals traders are rejoicing in the end of the bear market, but professionals in the gold sector are divided about just how fast and how far the price will recover. Far Eastern dealers retain their enthusiasm, but others' attitudes are cooling. Analysts agree that it would need a change of heart by North American and European investors to put real sparkle back into the market. Kenneth Gooding reports. Page 38

Bargain bonds go begging

The astronomical prices traditionally enjoyed by South Korean Eximbank instruments are coming down to earth. From big chip convertible bonds such as Samsung, which have seen their premiums almost halved since the final quarter of 1988, to the closed ended funds listed in New York and London, investors have marked down prices sharply. A stream of new issues, the poor performance of the stock market as a result of the country's economic slowdown and investor preference for Indonesia and Malaysia have all contributed. While brokers believe prices will not fall much further, they say that investors will be more selective about which bonds they take up, writes John Riddings. Page 23

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Chief price changes yesterday

FRANKFURT (DM)		Tokyo (Yen)	
Fluor	670	11%	4
Montag	555	+ 25	42
Police	1175	- 10	5
Holiday	1185	- 34	5
Nestle (P)	1175	- 34	5
Pirelli	325	- 32	5
Reckitt	325	- 4	5
NEW YORK (US)	135	+ 5	5
Grace Capital	135	+ 5	5
Oracle Systems	225	+ 10	5
Tokyo closed			
LONDON (Pounds)			
Fluor	1250	+ 25	14
Montag	1250	+ 25	10
Police	1250	+ 25	8
Holiday	1250	+ 25	5
Nestle (P)	1250	+ 25	5
Pirelli	1250	+ 25	5
Reckitt	1250	+ 25	5
NEW YORK (US)	1250	+ 25	5
Grace Capital	1250	+ 25	5
Oracle Systems	1250	+ 25	5
Tokyo closed			
ASMS	604	- 14	14
Loyds	279	- 10	10
Lehman	279	- 10	10
Montag	600	- 8	8
Securicor	125	- 10	8
Westpac	125	- 10	7
Police	125	- 10	7
BCC	427	- 5	7
Body Shop Int	525	- 15	7
BB International	427	- 10	7
BSA	418	- 8	7
BSB	103	- 7	7
IC	1076	- 10	11

Godfrey Davis bids \$226m for Sketchley

By John Thornhill

GODFREY DAVIS, the UK cleaning and laundry group, yesterday launched a £133m (\$226m) hostile takeover offer for Sketchley, the dry cleaning and office services concern.

The proposed acquisition represents a further step in Godfrey Davis's strategy of diversifying from its original motor businesses. It would double the company's size, leading to the creation of a significant player in the fast-growing cleaning and maintenance market.

Sketchley quickly rejected the approach, however. Mr Malcolm Glen, chairman, described the bid as "totally inadequate" and claimed that it did not take full account of the value of the Sketchley brand name nor its important presence in the retail sector and in the workwear rental market.

He added, however, that Sketchley's profits for the current year were expected to be substantially below market expectations.

Sketchley's shares climbed 18p yesterday to 382p while Godfrey Davis's slipped to 149p.

The terms of the offer are five Godfrey Davis shares and 350p in cash for every three Sketchley shares. A loan note alternative is available for the cash element of the offer. This values each Sketchley share at 365p and the whole company at about £133m.

Godfrey Davis owns no Sketchley shares but has already received acceptances for a 17.1 per cent stake held by Mercury Asset Management, conditional upon no higher offer being made.

Sketchley is a broadly-based service group with interests spanning consumer and commercial cleaning, vending and catering machines, workwear distribution and office services.

In the year to March 31, 1989, Sketchley recorded a pre-tax profit of £17.27m on sales of £216.95m. However, in the six months to September 29, 1989 the hot weather caused a stumper in pre-tax profits to £24.1m (£3.2m) on sales of £122.2m (£19.45m).

Mr John Ivey, Godfrey Davis's chief executive, severely criticised Sketchley's management, claiming they had consistently failed shareholders.

The company's "so-called development strategy amounts to nothing more than a string of directionless acquisitions, u-turns and abrupt disposals," he said.

Godfrey Davis estimated that its own 1989 pre-tax profits would be 26 per cent higher at £21.5m. Lex, Page 24; Background, Page 30

More fuel for the bond-fire

Janet Bush on the background to problems at Drexel Burnham Lambert

Perched on the edge of an antique swivel chair, elbow planted firmly on an impressive dark-wood desk, Frederick Joseph was on the phone. "Can you just wait a minute and give me the chance to make a buck?" he called out, half-rimmed glasses perched jauntily on top of a neat head of grey hair.

Only two weeks ago the chief executive officer of Drexel Burnham Lambert was displaying an ability to strike up a series of relaxed poses. In the light of yesterday's announcement that Drexel is seeking a partner in a fight for survival, Mr Joseph would seem to have been whiling to keep his spirits up.

For now so dire is the perception of Drexel's financial position that the company yesterday had to deny rumours that it was prepared to file for protection from its creditors under Chapter 11 of the US bankruptcy code.

"I don't even wince anymore (about talk of Drexel going out of business)," Mr Joseph said. "Talk in the press doesn't affect the people we do business with."

A week ago, the closely-held company announced a net loss of around \$40m in 1989, a far cry from the record pre-tax profit of \$1.1bn achieved in 1988.

Drexel Burnham Lambert, which transformed itself from a third-tier firm to one of the most powerful – and certainly the most controversial – force on Wall Street in the 1980s, through a single brilliant idea, has been most directly damaged by the catastrophic selling which has hit the high-yielding junk bond market which it created.

It was Mr Michael Milken, formerly in charge of Drexel Burnham's bond trading operations in Beverly Hills, who got Drexel into the business of selling high-yield, high-risk to investors. At first his foresight provided a completely new source of capital for small, emerging companies left out in the cold by more traditional Wall Street securities houses who were only prepared to lend to highly-rated, established corporations.

But from these modest beginnings Drexel, on the back of Mr Milken's revolutionary notion, turned itself into the catalyst for some of the most daring takeovers Wall Street has ever seen. Major companies, including Beatrice Foods, Weyerhaeuser and most recently RJR Nabisco were bought out in takeover bids largely financed by borrowed money, much of it raised through Drexel's far-flung network of investors seeking to buy in to heavily-leveraged situations in the expectation of rich rewards.

Mr Milken faces a 98-count indictment on securities fraud and the junk bond market has collapsed because of a series of shattering defaults and a clear



Michael Milken: the man who expanded the market for junk bonds – the root of Drexel Burnham's current problems

deterioration in the ability of some companies taken private through highly-leveraged transactions – using a large amount of debt – to pay their interest bills.

RJR Nabisco, regarded as a blue chip among junk bond issuers, announced at the weekend that it was delaying a \$1.25bn junk offering, designed to pay off a bridging loan and so reduce the cost of servicing its interest payments, because of poor conditions in the high-yield market.

Mr Howard Bremer, president of the brokerage subsidiary, said last week that Drexel Burnham would have made a "nine figure profit" in 1989 had it not been for losses on its substantial holdings of securities, mostly high-yield bonds.

He said that its junk bond holdings totalled "hundreds of millions of dollars". On Wall Street, estimates of Drexel Burnham's

comment on the outlook, beyond revealing that the cost of the setback was less than its estimated net extraordinary profits for last year. The 1989 accounts, which have yet to be published and which usually contain big extraordinary gains from financial dealings, would carry a provision against the US debacle.

Drexel's net profits rose from FF15.7m to FF11.5m in 1988, on turnover up from FF11.5m to FF15.1m. Within that, drink accounted for FF8.6m, of which FF7.6m came from mineral waters, including Perrier, Saint Yorre and Volvic.

Paris analysts estimate Perrier's US sales in 1989 at \$500m. Perrier counts cost, Page 26; Lex, Page 24

Spillers, the Drexel pet food subsidiary, increased its UK market share from 40 per cent of the fast food group's US restaurants.

The US result was one of the few bleak spots in a half-time report that showed pre-tax profits rising from £51.7m on turnover ahead by 8 per cent to £24.7m (£2.95m). Lex, Page 24

Golden Wonder's share of the UK crisps market rose to 18 per cent and its share of the snacks market to just over 10 per cent. As in pet foods, Drexel shelters in this sector under the um-

no longer buying a liquidity crisis in the high-yield market.

Drexel Burnham's financial position has been undermined by a variety of factors. Its equity capital has shrivelled to just over \$900m from a peak of \$1.1bn, partly because of the departure from the company of highly-paid employees who took out their stakes in the firm.

Most catastrophic has been the costs associated with the investigation by the Securities and Exchange Commission and the Government.

## INTERNATIONAL COMPANIES AND FINANCE

## Benetton sells Pru stake in retreat from financial services

By John Wyles in Rome

THE Benetton family yesterday announced the sale of its 50 per cent stake in a joint insurance venture with Britain's Prudential Corporation in a move which begins a strategic retreat from the Italian clothing empire's somewhat controversial commitment to financial services.

Edizione Holding, the family company which owns 80 per cent of the Benetton Group, has sold its half of the joint venture Prudential Holding, to Abeille, a subsidiary of France's Victoire Group. Mr Gianni Mion, Edizione's managing director, said the disposal would realise between L700m (£55.2m) and L100m.

He said the company planned to divest more of its financial services activities through sales which could be worth L150-200m by the end of this year.

Benetton said its financial services operations were in need of capital for further development which the family had decided should instead be concentrated on the group's industrial activities.

He added that it was still not clear that the company would make a full exit from the financial sector, where its interests

range from factoring and leasing to banking.

According to Mr Mion, revenues from the sales would be largely devoted to Nordica, the ski boot manufacturing company with annual sales of L300m which was purchased last May. "Substantial investments" were targeted for this company, added Mr Mion.

Prudential Assicurazioni, Prudential Holding's accident insurance subsidiary, whose premium income totalled L130m last year, will in future be managed by Abeille whose British partner, Prudential Corp, will continue to manage Prudential Vita, the life subsidiary, whose premium income was L10m.

Analysts have frequently questioned the Benetton's ability to develop in financial services at a time when revenues and income from their clothing business are failing to match historic growth levels.

Long term debt in mid-1988 stood at L411.98m, against paid up capital of L278.3m. Nordica can hardly have been booming with European winter sports in the doldrums and clearly will require more resources to diversify its product range.

## Metsä-Serla blames fall on increased competition

By Maggie Urry

METSA-SERLA, the Finnish forest products company which last year failed with a £268m (£445.2m) bid for UK Paper, the British paper group, reported a sharp fall in earnings for 1989. Earnings per share were FM 29 (£7.34) compared to FM 46.

The company blamed intensifying competition in the second half of the year, which necessitated mill stoppages to limit production.

Mr Ebbe Sommer, president and chief executive officer who is to retire on April 1, warned of worse to come, saying the market for forest products was "expected to deteriorate significantly, with a considerable increase in factors of uncertainty."

## UAP takes control of Spanish Gesa group

By George Graham in Paris

UNION des Assurances de Paris (UAP), the largest French insurance company,

has agreed to take control of Gesa, the Spanish assistance and emergency services group,

for around FF850m (£148.4m).

The merger of Gesa with UAP's own assistance activities will place it second in Europe behind Europe Assistance, in emergency medical, motor, and legal services for policy-holders.

UAP will be joined in the purchase by Générale des Eaux, leading French water and services group, and eventually by other industrial or insurance companies.

Mr Jean Payrevalde, UAP's chairman, said he regarded the assistance sector as very important in improving relations between an insured and its client. UAP's own assistance subsidiary, with around FF170m of annual premiums, was too small to compete effectively against Europe Assistance.

"Gesa is a superb company with a worldwide presence, very good profitability and geographically complements our own assistance activities. The two structures together put us in a position where we can become a major player in the assistance field," Mr Payrevalde said.

Gesa, founded in Barcelona in 1969 and controlled by the Poch family, is most heavily implanted in Spain, France, the Netherlands, Portugal and Latin America.

Its premium income has risen by an average of 18 per cent a year for the last three years to an estimated FF525m in 1989, while its profits have climbed by 27 per cent a year over the same period to FF46.8m last year.

UAP and its partners will not take over Gesa's 27.8 per cent stake in Multinacional-Aseguradora (MNA), a Spanish motor insurer.

Initially, UAP will take 20 per cent and Générale des Eaux 20 per cent, but Mr Payrevalde said UAP's eventual shareholding could fall below 50 per cent, though it would retain operating control.

## Perrier counts the cost of contamination

William Dawkins on the French brand leader in the worldwide mineral water market

A secretive and tight-lipped Source Perrier was yesterday counting the cost of the US food and drink regulators' declaration that some of its bottles contained water contaminated with benzene.

Its distinctive pear-shaped green bottles were still visible on Paris restaurant tables yesterday and this correspondent can attest that at least one of them tasted normal. But the damage to the company, while invisible today, could turn out to be extensive, warned analysts.

This is not the first setback in recent months for Perrier, which is separately embroiled in a legal action against Pepsi-Cola, the US drinks company, for ending after 27 years a lucrative contract for bottling and distributing Pepsi-Cola in France.

The tussle, which is reciprocated by a Pepsi-Cola legal claim against Perrier for allegedly failing to conform to the terms of the contract, has meanwhile held up Perrier's plans to sell its soft drinks division, to raise between FF1.7bn (£263.2m) and FF2.5bn to fund the expansion.

It seems a careless employee had splashed the wrong

of its bottled water sales.

Perrier put out a brief evening statement yesterday afternoon, estimating that the cost of recalling from the US the 72m bottles suspected of containing higher than permitted levels of benzene would be "less than 1989 extraordinary gains," which, as translated later by a company official, means less than FF200m.

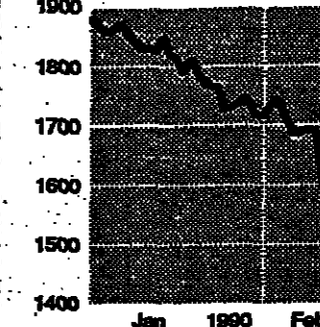
That compares with the previous year's net profits of just over FF1.7bn, just under a third of which came from exceptional gains flowing from the financial trading masterminded by the rosy-cheeked 75-year-old Mr Gustave Leven, Perrier's chairman for the past 42 years, whose family owns 20 per cent of the group's shares.

Perrier officials meanwhile confirmed that they had got to the bottom of the problem which led a staff laboratory in North Carolina to discover between 12.3 and 19.8 parts per billion of the carcinogenic lubricant benzene in Perrier water, well over the 5 parts per billion allowed under US Food and Drug Administration rules.

It seems a careless employee had splashed the wrong

### Source Perrier

Share price (FFP)



cleaning fluid on to a bottling machine at the group's plant in the southern French town of Vergèze. After a temporary halt, the bottling lines were rolling again, though it would be two to three weeks before the new benzene-free bottles would reach North America.

In the meantime, Perrier would try to make up the difference in the US market by pushing other bottled waters owned by the French group. These include Arrowhead, which industry figures give 7.7 per cent of the US market

ket against Perrier's own 5.7 per cent, as well as Poland Spring, with 3.5 per cent.

Perrier's US sales were, according to one analyst, an estimated \$550m in 1988 out of a total group turnover of FF15.1bn, expected to have risen to FF17.5bn last year.

The drinks division managed an overall turnover of FF18.1bn in 1988, just over half of overall group sales. The dairy division represents another FF5.5bn, where Perrier is France's leading producer of Roquefort cheese, with the FF1.75bn balance coming from other activities.

That is the short term damage. But analysts were yesterday scratching their heads over what this says about Perrier generally, given that sales depend on image in the bottled water business.

While the group has produced a senior executive to explain the problem to US consumers, it has been less forthcoming to its own shareholders in Europe.

"We have found it hard to judge the real impact because the company does not communicate, but it is certainly a catastrophe," says a despairing

Paris analyst, who prefers to be nameless.

"This does not change the fact that Mr Leven is a brilliant financier who has produced exemplary results in the US. The only problem is that he will not explain to the investment community just what he is up to."

According to this analyst, Perrier's unwillingness to speak reflects the fact that its equity is so tightly held, with 83 per cent of the shares in the hands of connected shareholders.

Mr Leven's family owns 20 per cent, another 32 per cent is in the hands of Exor, an investment group, whose main shareholder is married to the nephew and possible management heir of Perrier's Mr Leven. Another 13 per cent is controlled by Perrier's own interests.

The market responded to the US setback with an initial panic, so that the shares had to be suspended yesterday morning after a rush of sell orders, but were eventually re-opened at FF1.450, down FF1.220 - or 12 per cent - on the day.

## Insurance groups receive approval as Midi owners

By George Graham in Paris

THE FRENCH stock exchange council has given its approval to plans by Axa and Generali, the French and Italian insurance groups, for a formal partnership in control of Compagnie du Midi, the insurance and industrial conglomerate.

The exchange's approval recognises that Axa and Generali were already in effective joint control of Midi before October 1 last year, when a new law came into effect obliging one or more shareholders whose stakes in a listed company rise above 33 per cent to launch a full bid. Their formal agreement on the structure of this control will not, therefore, oblige them to bid for Midi.

Initially, Axa will take 20 per cent and Générale des Eaux 20 per cent, but Mr Payrevalde said UAP's eventual shareholding could fall below 50 per cent, though it would retain operating control.

Without the stock exchange's dispensation, a full bid for Midi could in theory have cost the two partners FF1.85bn (£285m) at current market prices.

## Axa to increase dividend despite slight decline

By John Burton in Stockholm

AGA, the Swedish industrial gas group, yesterday announced a modest dividend with Generali, which is now taking effect.

Axa will place its 33.26 per cent

stake in Midi and Generali its 16.37 per cent holding in a new joint company, Société de Participation Axa-Generali, which will be 50 per cent owned by Axa and 40 per cent by Generali.

A second company, to be set up by May 15 at the latest, will be named Generali-Midi Expansion and will take stakes in other insurance companies. In this company, the roles will be reversed, with Generali owning 60 per cent and Axa 40 per cent.

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Without the stock exchange's dispensation, a full bid for Midi could in theory have cost the two partners FF1.85bn (£285m) at current market prices.

## Kvaerner doubles pre-tax

By Karen Fossel in Oslo

KVAERNER INDUSTRIER, the Norwegian engineering, shipbuilding and shipbuilding group, said yesterday that pre-tax profits in 1989 had nearly doubled to Nkr1.15m (£111.3m).

The strong performance was helped by earnings of Nkr1.20m from Swedish forest machinery group Kamyr, in which Kvaerner recently acquired a 50 per cent stake, plus a recovery by the shipping division.

The board plans to increase the dividend to Nkr7 a share from Nkr5.50, provided this is not stopped by the government's recently proposed two-year dividend freeze. Earnings per share remained unchanged at Nkr20.

Operating profits grew by 6 per cent to Nkr1.4m, but the result after financial items dipped due to devaluations in Latin America and rising interest costs.

Turnover climbed by 12 per cent to Nkr1.15m. Operating earnings in gas operations rose by 10 per cent to Nkr1.85m.

Profit of the Turin-based company to Colgate-Palmolive.

The deal of the deal has not been revealed. It is understood that Viset's sales reached £37.6m (£17.6m) last year.

Farrell said yesterday that the aim was to "reinforce Viset's products through a better positioning in specific markets and a broadening of its distribution network."

## NESTLÉ S.A.

### REGISTERED SHARE TRADING

#### REUTERS TRADING

Page ULBA on Reuters is, as of today, displaying competing quotes in Nestlé registered shares, contributed by the following market-makers:

Credit Suisse First Boston Limited, London

Mr. Karl Bucher, 01-322 4538

Amsterdam-Rotterdam Bank N.V., Amsterdam

Mr. Elskamp, 020-951 401

Commerzbank AG, Frankfurt

Mr. Martin, 069-1362 2625

County NatWest Securities, London

Mr. Hiestand, 01-256 6733

Crédit Commercial de France, Paris

Mr. Amouyal, 01-40 70 29 29

Dresdner Bank AG, Frankfurt

Mr. Zoergiebel, 069-263 771

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Swiss American Securities, Inc., New York

Mr. Kurt Raymann, 212-612-8890

#### EUROCLEAR SETTLEMENT

Nestlé registered shares are accepted for clearance in Euroclear. Reference number 9020.

Shares deposited in Euroclear will be registered in the name of MGT-EOC Nominees Ltd.

Euroclear is the custodian for the shares underlying the Nestlé ADRs. In conjunction with JP Morgan, which is acting as the U.S. Depositary Bank for the ADR programme, Euroclear offers a rapid share-ADR conversion service.

13th February, 1990

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## FT GUIDE TO WORLD CURRENCIES

The table below gives the latest available rates of exchange (rounded) against four key currencies on Monday, February 12, 1990. In some cases the rate is nominal. Market rates are the average of buying and selling rates except where they are shown to be otherwise. In some cases market rates have been calculated from those of foreign currencies to which they are tied.

COUNTRY	£ STG	US \$	D-MARK	YEN CX 1000	COUNTRY	£ STG	US \$	D-MARK	YEN CX 1000	COUNTRY	£ STG	US \$	D-MARK	YEN CX 1000
Afghanistan (Afghan)	99.23	58.5200	35.0397	40.9350	Gabon (GPA Fr)	481.62	263.9700	170.0333	134.2610	Pakistan (Pak. Rupee)	36.05	21.2556	12.7272	14.7443
Albania (Lek)	10.1064	5.9267	3.5678	41.1333	Gambia (Dinar)	1.0000	1.0000	1.0000	1.0000	Papua New Guinea (Kina)	1.8477	0.9715	0.5817	0.6739
Algeria (Dinar)	13.4993	7.7456	4.7395	5.0000	Germany (DM)	2.8282	1.5701	1.0000	1.1564	Peru (Nuevo Sol)	2126.45	1276.7962	764.5403	885.4146
Andorra (Fr.)	1.17	1.0000	0.9007	0.9000	Greece (Drachma)	1.0000	1.0000	1.0000	1.0000	Philippines (Peso)	1.0000	0.5330	0.3079	0.3915
Angola (Kwanza)	50.9500	30.0412	17.9876	20.3384	Egypt (Pound)	1.2527	1.5701	1.0000	1.1564	Portugal (Escudo)	30.07	1.0000	0.5817	0.6739
Anguilla (Pound)	4.5711	2.6523	1.6158	1.8675	Greenland (Danish Krone)	10.9400	6.5525	4.0000	1.0000	Qatar (Riyal)	37.10	21.8750	13.0979	15.1738
Argentina (Peso)	3.1037	1.7615	1.1120	1.0000	Guatemala (Quetzal)	1.0000	1.0000	1.0000	1.0000	Philippines (Peso)	37.10	21.8750	13.0979	15.1738
Australia (Aus \$)	13.251	7.7934	0.9192	0.9192	Honduras (Lempira)	1.0000	1.0000	1.0000	1.0000	Qatar (Riyal)	37.10	21.8750	13.0979	15.1738
Austria (Schilling)	10.925	11.7400	7.0326	1.0000	Guatemala (Quetzal)	1.0000	1.0000	1.0000	1.0000	Philippines (Peso)	37.10	21.8750	13.0979	15.1738
Azerbaijan (Manat)	2.4000	1.4740	1.0023	1.0000	Greece (Drachma)	26.27	157.5760	94.3512	109.3047	Qatar (Riyal)	37.10	21.8750	13.0979	15.1738
Belarus (Belarussian Ruble)	50.9500	30.0412	17.9876	20.3384	Greece (Drachma)	26.27	157.5760	94.3512	109.3047	Qatar (Riyal)	37.10	21.8750	13.0979	15.1738
Belarus (Belarussian Ruble)	13.2510	7.7934	0.9192	0.9192	Greece (Drachma)	10.9400	6.5525	4.0000	1.0000	Qatar (Riyal)	37.10	21.8750	13.0979	15.1738
Bangladesh (Taka)	53.40	18.8524	2.0004	2.0004	Greece (Drachma)	1.0000	1.0000	1.0000	1.0000	Qatar (Riyal)	37.10	21.8750	13.0979	15.1738
Barbados (Dollar)	15.10	8.5000	5.9267	5.9267	Greece (Drachma)	1.0000	1.0000	1.0000	1.0000	Qatar (Riyal)	37.10	21.8750	13.0979	15.1738
Belgium (Belgian Franc)	55.10	34.5454	20.3649	24.7177	Greece (Drachma)	1.0000	1.0000	1.0000	1.0000	Qatar (Riyal)	37.10	21.8750	13.0979	15.1738
Belgium (Belgian Franc)	55.10	34.5454	20.3649	24.7177	Greece (Drachma)	1.0000	1.0000	1.0000	1.0000	Qatar (Riyal)	37.10	21.8750	13.0979	15.1738
Belize (Belizean Dollar)	1.3397	0.7795	0.4729	0.4729	Greece (Drachma)	1.0000	1.0000	1.0000	1.0000	Qatar (Riyal)	37.10	21.8750	13.0979	15.1738
Bolivia (Boliviano)	28.90	17.0400	1.0000	1.0000	Greece (Drachma)	1.0000	1.0000	1.0000	1.0000	Qatar (Riyal)	37.10	21.8750	13.0979	15.1738
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## INTERNATIONAL CAPITAL MARKETS

## German bonds fall further on monetary union fears

By Stephen Fidler in London and Karen Zagor in New York

THE WEST German government bond market sank for the sixth consecutive trading session amid fears about the consequences of German monetary union.

A new issue of German bonds was issued on Friday, but gains were modest. The US market had had an excellent day, with a new issue of German bonds, which started well, but ended with a 0.74 per cent yield, up 0.01 per cent. The US market had had an excellent day, with a new issue of German bonds, which started well, but ended with a 0.74 per cent yield, up 0.01 per cent.

Again the drop in prices was led by the London International Financial Futures Exchange, where nearly 63,000 contracts traded in the most active contract for March delivery.

That was down by more than 1% points at one time, before recovering to close at 82.10 against the closing 83.96 on Friday.

Sentiment, generally, was that the current fall of the market had been significantly overdone. But, in view of

## GOVERNMENT BONDS

unprecedented volatility, few had the conviction strongly enough to begin to commit funds.

The worries for the bond market are essentially two-fold. There has been a rise of inflationary expectations in West Germany amid worries of the impact of the large savings balances in East Germany on consumption.

If East German marks are converted into DMs at too high a rate, this could, it is feared, increase consumption without a concomitant rise in production, thereby pushing up German inflation.

Even if the Bundesbank succeeds in holding down inflationary worries by keeping short-term interest rates high, this would eventually feed through into long-term interest rates, pushing down bond prices.

The second worry is that the need for finance from East Germany will push up demand for credit.

This could lead to higher interest rates in West Germany, and – because of that

## BENCHMARK GOVERNMENT BONDS

	Coupon	Red Date	Price	Change	Yield	Week ago	Month ago
UK GILTS	10.500	4/93	93.51	-3/32	12.33	12.31	11.74
	10.500	9/91	95.01	-11/32	11.38	11.42	10.86
	9.000	10/98	95.12	-10/32	10.42	10.40	9.93
US TREASURY *	7.575	11/89	96.08	-3/23	5.43	5.33	5.09
	8.125	9/91	96.07	-2/23	5.47	5.33	5.17
JAPAN No 128	4.800	10/94	98.4298	+0.182	6.65	6.68	6.49
No 2	5.700	3/97	95.0559	-	6.30	6.33	6.32
GERMANY	7.125	12/90	90.6500	-0.760	8.57	7.77	7.45
FRANCE STAN	8.000	10/94	90.4322	-0.828	10.88	10.33	10.15
STAN	8.125	9/91	90.8000	-0.405	10.22	9.73	9.47
CANADA *	8.250	12/89	93.9000	-0.905	10.22	10.08	9.79
NETHERLANDS	7.500	11/89	90.8200	-2.440	9.98	8.41	8.12
AUSTRALIA	12.000	7/89	94.0275	-1.235	13.11	12.98	12.93

London closing, excludes New York closing

Prices: US, UK in £2nd, others in decimal

Yields: Local market standard

Technical Data/ATLAS Price Source

e Swiss market for Swiss francs is carried by a Swiss bank. The Swiss franc is the official currency of Switzerland. The Swiss franc is the official currency of Switzerland.

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## HunterPrint runs up £2m loss and omits final

By Clare Pearson

**HUNTERPRINT**, the troubled specialist printing group, yesterday announced its first annual loss in over 23 years and said it would not pay a dividend for the current 12 months.

For the year to October 1 the company ran up a loss of £2.2m pre-tax compared with previous year's profits of £6.45m.

HunterPrint's problems have been created by substantial disruption and strain on resources associated with the opening of a big new factory, increased competition in the printing industry and higher interest rates in the UK.

The depth of the company's problems was highlighted by yesterday's disclosure that there would be no final dividend - only last month the directors said they expected to pay 1p although they revealed that the company had fallen into the red.

A mass of problems beset the new factory at Corby, Northamptonshire, for the dominant magazines and catalogues printing division during the year.

Orders in the division as a whole were nearly 27 per cent lower. This was blamed on clients' worries that closures of the previous factories at Southampton and in Durham would disrupt production schedules.

The other two remaining divisions were trading profitably although suffering tighter margins. Financial printing, which accounted for about 10 per cent of sales during the year under review, was sold for about £3m in January.

There was an £814,000

(£106,000) exceptional debit comprising the £700,000 reorganisation of business forms together with financial printing redundancies. A £9.1m debit taken below the line related to the magazine and catalogue division.

Turnover was £25.45m (£35.57m). Fully-diluted loss was £2.26m (earnings 26.78p). The interim dividend was 3p and the total for the 1987-88 year amounted to 10p, the final being 7p.

### COMMENT

Many people said what a brave move it was in June 1988 when HunterPrint raised £10.6m by way of rights to fund a new factory at Corby. Just how brave has only now become clear. Pre-tax losses in the current year could be £3m or another number. There is certainly no hope of a dividend as the company wades through what is undoubtedly a critical period in its history. It is budgeting for an interest charge in the order of £2m. Debt has risen by about £2m since the year end, when it stood at £20.5m. To sort out the problems at Corby specific to itself it must push more work through the factory, at a time when there is a danger it may have lost credibility with customers. It may therefore find itself scrapping for low quality work at a time when there is less and less work around in the industry anyway. A 7 to 8 per cent wage increase in April will not help. It is not hard to conclude the shares are to be avoided.

**LORD FARNHAM**, chairman of Avon Rubber, yesterday signalled to shareholders that trading conditions this spring were turning out to be even more difficult than recently feared.

Sharp cuts in US car and truck production and continued disruption at Ford plants in the UK were the main factors in the up-to-date trading picture at Avon, the polymers, tyres and infitables group.

Speaking at the company's annual meeting in Melksham, Wiltshire, Lord Farnham said:

"It is clear that we are faced with generally difficult market conditions this year but we still believe that overall it will turn out to be one of progress."

In the US, severe production cuts by major motor manufacturers in recent months had particular importance for Cadilac, the US rubber and plastics group acquired last summer.

In the UK, demand for some of Avon's products had already softened. "We are concerned about the situation at Ford, where disruption at a number of their plants is already causing us to lose sales," he said.

Avon saw its pre-tax profits fall from £16.7m to £11.45m in the year to end-September.

Lord Farnham reminded shareholders he had indicated in the company's annual report for that year, posted to shareholders last month, that the extent of progress in the current period would be largely dependent on market conditions.

Avon was still expecting conditions to have improved in the US car sector by the end of the second quarter. Although Cadillac was being affected in the meantime the company was succeeding in obtaining new business and this coupled with significant reductions in overhead costs, would ensure it benefited in full measure when volume improved, he said.

Trelleborg, the big Swedish industrial group, has built up a 4.8 per cent stake in Avon, announced last month. It has said it has no present intention of making a bid.

Dividends shown per share not except where otherwise stated. \*Equivalent after allowing for scrip issue. \*\*On capital increased by rights and/or acquisition issues. \$US stock. \$Unquoted stock. #Third market. #Gulders throughout.

## Avon Rubber warns of worsening conditions

By Clare Pearson

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## DIVIDENDS ANNOUNCED

	Int	2.25	2.25	6.5
Black (Peter)	0.771	Apr 30	0.65	2.4
Godfrey	7.15	Jul 2	6.5	18.5*
Essex Farn	1	-	-	-
European Assets	0.12	May 4	0.08	0.12
Fairway (Ldn)	1.75*	-	1.5	2.5
Howard Holdings	0.6	Apr 3	0.6	1.5
HunterPrint	n/a	Apr 4	7	3
Second Alliance	11	Apr 4	8	28
TR Pacific IT	0.25	Apr 27	0.2	0.2

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## UK COMPANY NEWS

# From car hire to a higher financial plane

John Thornhill examines the logic behind Godfrey Davis' £133m bid for Sketchley

Ities. We have the record to manage the business. We think that there is commercial logic in our offer and that their published record suggests they are vulnerable," Mr Ivey said.

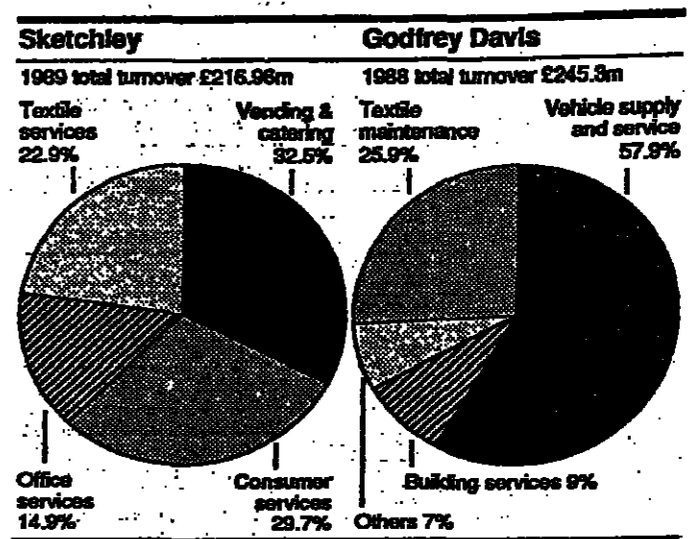
However, Sketchley clearly thinks otherwise. Mr Malcolm Glenn, its chairman, claimed that Godfrey Davis' unsolicited bid was totally inadequate and he hit back at Godfrey Davis for what he described as "a number of arbitrary and contentious statements about Sketchley's strategy and record".

He rejected Godfrey Davis' charge that Sketchley's record had been directionless and criticised Godfrey Davis' own approach in proposing to sell its motor interests.

He advised his shareholders to ignore Godfrey Davis' offer at present and promised to set out Sketchley's arguments in more detail in its defence document.

Analysts suggest, however, that Sketchley's days as an independent company seem numbered, given the company's own warnings about its current trading prospects and Mercury Asset Management's apparent eagerness to sell its 17.1 per cent stake.

As Mr Robert Morton, conglomerates analyst at Barlays de Zoete Wedd, said: "The main question now is whether a third party enters the picture."



considerably bolster its activities in several areas and help it to consolidate several fragmented markets.

Sketchley interests span:

- Consumer services with 500 dry-cleaning "shops" and 140 laundries.

- Vending and catering services, including the manufacture, supply and servicing of vending machines;

- Textile services, embracing the manufacture and rental of workwear;

- Office services, involving Sketchley's Makkabia subsidiary which distributes and maintains computer peripher-

als and offers office cleaning services.

Although Godfrey Davis suggests it may dispose of the Makkabia business, the rest of Sketchley's activities seem to complement its own activities.

Godfrey Davis estimates, for example, that the enlarged and restructured Godfrey Davis would

propose to concentrate its interests on five core activities: textile maintenance; consumer services; commercial cleaning; vending and catering; and site services.

The attractions of Sketchley for Godfrey Davis are therefore clear, for the addition of Sketchley's businesses would

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## UK COMPANY NEWS

## Chase private client business sold to B&C

By Sara Webb

STOCK GROUP, the stock broking arm of British & Commonwealth Holdings, has acquired Chase Manhattan's London-based private client stock broking business for an undisclosed sum.

Chase said its private client stockbroking business, which has £200m in funds under management, provided an unsatisfactory return on capital and no longer fitted in with its private banking strategy. It set up Chase Manhattan Securities in 1986, primarily for its institutional business, by merging two stock brokers — Simon & Coates, which concentrated on USM business, and Laurie Milbank, which was mainly a gilt's trader.

It admitted yesterday that the strategy had proved a mistake as the post-Big Bang stock market had failed to take off and live up to expectations in terms of the amount of business generated.

Mr Malcolm Wilde, managing director of British & Commonwealth Merchant Bank, said: "This is a buyer's market. We got the two (Simon & Coates and Laurie Milbank) more cheaply than we would have in 1986."

The deal is expected to add new institutional business and help to build up Stock Group's client base and expertise in Europe. It leaves Stock with nearly £24m in funds under management and an extra 2,000 clients to add to its existing core of 50,000 investors.

Stock's goal is to become the leading private client firm in the UK. In the past three years, it has acquired Stock Beech



John Gunn: chairman of British &amp; Commonwealth Holdings

and Campbell Neill, both regional brokers, Hoare Govett's private client business and the private client team from Lazarus.

It is eager to capture the lucrative "high net worth individual" with an average sum of £150,000 to invest.

Mr Angus Samuels, Stock chief executive, said: "We're aiming for the high value end of the market."

He did not expect to witness a mass exodus as soon as clients were notified of yet another change in their stock broker's ownership.

"Clients for the most part stay with the individuals they have been dealing with."

Its expansion contrasts with its parent's behaviour. B&C has been busy trying to sell Gartmore, its fund management group, and a 36 per cent stake in Celltech, the biotechnology group, in recent months.

## Caparo expands US arm with \$39m acquisition

By Andrew Hill

CAPARO INDUSTRIES, the engineering group, is expanding its US steel tubing operations by buying Bock Industries, which makes rectangular structural steel tubing, for \$35m (£22m) including debt.

The acquisition is being made through Caparo's Bull Moose Tube Company subsidiary, which was bought in 1988. Caparo also has tubing interests in Canada.

The UK company is also going to reorganise the financing of its North American business, investing a further \$3m of equity to add to its existing \$16m investment in Bull Moose. The Bank of Nova Scotia is providing non-recourse medium-term and revolving credit facilities for the refinancing and the balance of the payment for Bock.

Caparo Industries is headed by Mr Sven Paul. His private holding company, Caparo Group, which has a controlling stake in the quoted UK group, last year won a \$25m hostile bid for Armstrong Equipment, the engineering company.

Mr Paul said yesterday that the Bock acquisition would

give Caparo the ability to market a range of structural and mechanical steel tubing products throughout North America.

Bull Moose's products are limited to a maximum diameter of 3½ inches, whereas Bock can produce tubing with a cross-section of between ½ inch square and 12 inches square.

Bock, based in Indiana, made \$5.4m before tax from continuing operations in the year to June 30 1989.

It had reported net assets of \$10m at that date, although Caparo said yesterday that an independent valuation of the US group's net assets had indicated there was a significant surplus over their book value.

Mr James D Bock, the US group's main shareholder, has signed a consultancy agreement with Caparo and will receive a total fee of \$1.7m over five years.

Mr Bock, his family and certain family trusts, will receive \$32m in cash for their shares in the company, and Caparo is also taking on \$7m of debt.

## M and S connection pays dividends at Peter Black

By Clare Pearson

PETER BLACK Holdings, the Yorkshire-based supplier of footwear, toiletries and home-wares which makes 60 per cent of its sales to Marks and Spencer, yesterday reported pre-tax profits 5 per cent ahead at £5.25m for the 26 weeks to December 2.

Mr Gordon Black, joint chairman, said he saw this as a very satisfactory outcome given the market conditions in the high street.

"It shows the benefit of being a supplier to a company like M and S," he said.

The toiletries, cosmetics and healthcare division was expanded towards the year-end with the purchase of English Grains, a manufacturer of own-label and branded over-the-counter healthcare products.

and pharmaceutical products. Bought for £12.5m, it is expected to add about £12m sales in a full year.

Within footwear, which accounts for about 50 per cent of sales, Mr Black said rationalisation and development of the UK manufacturing had so far balanced a downturn in sales of imported goods, caused by customer de-stocking.

Home furnishings — about 20 per cent of sales — was feeling the effects of higher interest rates on consumer spending.

Profits were scored on turnover virtually static at £73.46m (£73.74m).

Earnings per share were 5.2p (5.6p) and the interim dividend is lifted by 18 per cent to 0.77p (0.65p).

## Stratagem puts stop to Colonnade liquidation

By Andrew Boiger

STRATEGEM GROUP, the investment company which has launched a hostile £16.5m cash bid for Colonnade Development Capital, said three institutions had sold enough shares to block Colonnade's plan to liquidate the fund.

Colonnade, which rejected Stratagem's £16.5m offer as inadequate, had told shareholders that its proposed liquidation should provide 20p per ordinary share by the end of the year.

Mr Bernard Kerrison, Stratagem chairman, said yesterday that three institutions — Barclays, Merseyside County Council and South Yorkshire County Council — had sold

## Filofax warns it'll be out of pocket

By Vanessa Houlder

YESTERDAY, IT was Filofax's turn to be the fashion victim.

The personal organiser company, which was once the symbol of upward mobility, saw its value spiral further downwards when it warned it would stay in loss in the second half of 1990.

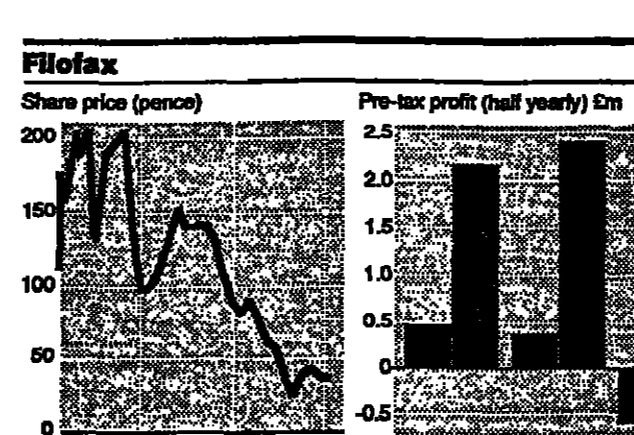
The shares, which were valued at 120p when they floated close to the height of the 1987 bull market, fell 2p to 36p.

Filofax, which blames this latest blow on disappointing Christmas sales, may feel that its problems are no worse than other retailers. However, the company has always attracted attention from the media out of any proportion to its size.

It summed up the aspirations of the 1980s when the pursuit of being conspicuously affluent, busy and trendy merited an ostentatious method of filing addresses, appointments and contacts.

So great was the hype attracted by Filofax that sales rocketed from less than £100,000 in 1980 to more than £12m in 1987. It was an extraordinary new lease of life for a product that had been around for more than 50 years.

But this meteoric growth was a hard act to follow when Filofax joined the market in April 1987. The record of one



product company — particularly those that could be undermined by cut-price competition or a change in fashion — is not a good one.

Competition duly arrived, and thanks to rivals like WH Smith, Filofax's UK market share has dropped substantially to 55 per cent. Competitors have also blunted overseas sales which account for 45 per cent of the total. In Japan, there are dozens of rival makers of Filofax and price competition is "horrendous", according to Mr David Collischon, chairman.

Filofax have also become increasingly unfashionable as the style gurus of the Sunday supplements shun the ambitious, materialistic values they once so enthusiastically espoused. However, Mr Collischon denies that ambitious, well-heeled careerists are deserting his product. "All the research shows they are being bit irritated by being labelled yuppies. But having become a user they become addicted."

Nonetheless, Filofax has recognised the need to broaden the market. It is now trying to appeal to busy housewives and mothers, who are being courted by a £500,000 "The answer is Filofax" campaign in the popular press.

This flirtation with advertising is a new departure for Filofax.

For years, it could rely on journalists to spread the word. "We didn't advertise

because we didn't need to and we didn't dare. The demand would have been unbearable," says Mr Collischon. Now however, it has revamped its management team and is taking marketing far more seriously. Filofax has also tried to diversify.

An experiment with briefcases (known in Filofax-speak as "paperwork organisation products") has not been totally satisfactory. Mr Collischon admits. "They are too much at the fashion end. They are not practical enough," he says. However, the Yard-O-Led pens and pencil cases are forging ahead, he says.

But the most important diversification comes from publishing increasing number of inserts — ranging from tube maps to GCSE crib sheets — for the personal organisers. Sales of these inserts, which now account for 55 per cent of the total, are "booming" says Mr Collischon.

Filofax is confident that it will bounce back this year. However, it is not clear that it necessarily sees its future as an independent company. "We would like to speed the marketing process and that costs money," says Mr Collischon, who owns 62 per cent of the company. "If the right sort of partner came along one would have to look seriously at it."

## Norwich Union pays £342m for Girobank leasing operations

By David Barchard

NORWICH UNION, the insurance group, has bought Girobank's leasing operations from the Post Office for £342m.

The deal gives Norwich Union a combined leasing book of about £500m, an 80 per cent increase. Before the purchase, Norwich Union ranked eighth in the UK leasing industry, while Girobank was ninth.

"We are extremely pleased to have been able to buy Girobank's leasing operations," said Mr Adrian Gunson, general manager of Norwich Union's leasing subsidiaries.

The Post Office said there had been a large number of bidders for the Girobank leasing companies.

The deal has still to be approved by the Director-General of Fair Trading and the

Department of Trade and Industry.

Girobank transferred its leasing business to the Post Office last summer after the Government selected Alliance & Leicester Building Society as purchasers in the Girobank privatisation. Building societies are not allowed to own leasing operations.

A spokesman for the Post Office said yesterday that he expected the purchase of Girobank by Alliance & Leicester would not now be completed until the spring.

The society had originally hoped that the sale would be completed by late last autumn, but the necessary orders have taken longer than expected to prepare and lay before Parliament.

## BOARD MEETINGS

The following companies have notified dates of board meetings to the Stock Exchange. Such meetings are not held for the purpose of considering dividends.

**TODAY**  
Interlease Bond, Fleming Overseas Investment Trust, Phoenix Egerton Trust, Phoenix Fiduciary Investors, Fiduciary Investors, FUTURE DATES

McLennan Alfred, TR City of London Trust, TR Trust, Computers, Press, Feb. 27

ASFA, AIA, Amer, Amerlife, British Tool Engineering, Caledonian Inv., English & Wales Proprietary, FID, FID Total Index Trust, FID Total Index Trust, FID Trust, Mar. 1

AT Trust, Everett Foods, Mar. 12

FBI Group, Feb. 28

Kellogg, Mar. 8

Mar. 14

Mar. 15

Mar. 22

Mar. 29

Mar. 20

Mar. 27

Mar. 28

Mar. 29

Mar.

## UK COMPANY NEWS

# HIGHVELD

STEEL AND VANADIUM CORPORATION LIMITED

(Incorporated in the Republic of South Africa)

Registration No. 6001500006

Abridged Chairman's Review and Final Dividend Declaration

## A RECORD YEAR

**'The far-reaching announcements made by President de Klerk should lead ultimately to the lifting of sanctions and the re-opening of Highveld's steel markets in North America and the EEC.'** Leslie Boyd

The group had an exceptional year, with both turnover and profit at their highest-ever levels. This achievement was brought about chiefly as a result of high export prices that prevailed during the first half of the year. One of the most pleasing aspects was the cash inflow which resulted in cash on hand of R319 million at the end of 1989 compared with borrowings of R54 million at December 31 1988.

Earnings per share increased to 450.0 cents compared with 170.6 cents in 1988. The attributable profit, including net interest of R31 512 000, was R322 440 000, after providing R43 175 000 depreciation, R192 800 000 normal tax payable in June 1990 and R50 810 000 deferred tax.

In view of the results achieved, the Board has decided to pay a normal final dividend of 40 cents per share and an extraordinary final dividend of 40 cents per share, making a total final dividend of 80 cents per share. For the year this makes a normal dividend of 70 cents per share and an extraordinary dividend of 60 cents per share and the total dividend of 130 cents per share compares with 57 cents in 1988. The extraordinary dividend relates to the high profits earned as a result of the exceptional export prices for certain of the group's products.

## Steel

The upward trend in total world apparent steel consumption recorded in 1987 and 1988 continued into the year under review and the estimate for 1989 of 791 million tons is some nine million tons higher than the 1988 record.

Strong support from Highveld's established export customers and a firm foundation in the local market enabled Highveld to continue operating at optimal capacity in the rolling mills and in the iron and steel plants, with both iron and steel production exceeding one million tons.

## Vanadium

Early in the year, notwithstanding efforts by Highveld to assure consumers that the strong vanadium demand established in 1988 would be satisfied in 1989, consumers embarked on heavy buying programmes in excess of consumption. Consequently, market prices were pushed up to unprecedented levels. In the second quarter of 1989, for the first time ever, Highveld introduced a surcharge on the basic posted vanadium pentoxide price. By the middle of the year it became apparent that excess inventory of high value had been accumulated by both converters and consumers. Consumers then pursued a policy of reducing inventories and this resulted in a down-turn in price, a reduction of the surcharge in the third quarter and, finally, the elimination of the surcharge in the fourth quarter.

As a result, and despite overall consumption remaining at high levels, both primary producers and intermediate processors of vanadium materials experienced a significant reduction in sales for the second half of the year, necessitating production cut-backs.

A number of new sources of vanadium are being developed and there is no doubt that the surge in prices during 1988 and the first half of 1989 was a source of encouragement to potential new investors. It should, however, be borne in mind that the long-term development of the market for vanadium is likely to be dependent on a competitively-priced product offered by low-cost producers, together with sufficient spare capacity to meet the cyclical surges in demand.

The new rotary kiln, commissioned in the Vaalrost division at the end of the year, will provide lower-cost pentoxide and the roasters taken off-line in the second half of 1989, will be held in reserve to meet exceptional demand.

## Ferro-alloys

After peaking in the first quarter of 1989, ferrosilicon prices in overseas markets dropped sharply through the remaining three quarters. This was due to the over-supply situation arising from previously idle capacity recommissioned in 1988.

Although no serious over-supply situation developed in respect of manganese alloys, the price fall in ferrosilicon impacted on the price of siliconmanganese during the last quarter of the year. Nevertheless, production of siliconmanganese at Transalloys continued at capacity to the year-end.

## CONSOLIDATED INCOME STATEMENT

The abridged audited consolidated income statement of the corporation and its subsidiaries for the year to December 31 1989 is as follows:

	1989	1988
Turnover	R1000	R1000
1 613 967	1 189 389	
Profit before taxation	566 051	224 523
Taxation	243 611	103 054
Attributable profit	322 440	121 469
Extraordinary items	553	1 951
	321 887	119 518
Less: Interim dividend no. 30		
Normal: 30 cents per share		
Extraordinary: 20 cents per share		
Total: 50 cents per share		
(1988: no. 28 of 14 cents per share)	35 870	9 974
Provision for dividend no. 31 (final)		
Normal: 40 cents per share		
Extraordinary: 40 cents per share		
Total: 80 cents per share		
(1988: no. 29 (final) of 43 cents)	57 492	30 680
Remained profit for the year	228 525	78 854

	71 647 889	71 197 180
Earnings per share (cents)	450.0	170.6
Dividend per share (cents)	130.0	57.0
Dividend cover	3.46	2.99

Registered Office: Portion 29 of the farm Schoongezicht No. 308 JS District Witbank (P.O. Box 111, Witbank, 1035) South Africa

Transfer Secretaries: Consolidated Share Registrars Limited 40 Commissioner Street Johannesburg 2001 (P.O. Box 61051, Marshalltown, 2107)

In terms of the Republic of South Africa Income Tax Act 1962, as amended, non-resident shareholders' tax will be deducted by the corporation from dividends payable to those shareholders whose addresses in the share register are outside the Republic. The effective rate of non-resident shareholders' tax is 15 per cent.

It is anticipated that the annual report will be posted to all registered shareholders on or about February 27 1990.

By order of the Board  
H. Coetzee - Company Secretary  
Witbank  
February 12 1990

## UK COMPANY NEWS

## Hartwell fires fresh shot against Jameel offer

By John Thornhill

**HARTWELL**, the Oxford-based motor group, yesterday fired another shot in its defence against the Jameel Group's hostile £151.3m bid with a profit forecast and a property revaluation.

The company predicted pre-tax profits for the year to February 28 1990 would grow by 19 per cent to £12.4m (£10.4m), and that the dividend would be lifted by 16 per cent to 3.6p.

Hartwell's property assets have been revalued at £50.6m, showing an increase of 28 per cent over book value.

The profits forecast - which includes a £1.2m benefit from reducing pension fund contributions - was considerably higher than analysts had previously suggested.

Most of the profits growth was forecast to come from the motor division, which now



Peter Huggins: figures revealed how meagre Jameel's offer was

includes the Charles Clark and Ford & Slater dealerships.

## Expansion programme sees Asda credit rating downgraded

By Stephen Fidler, Euromarkets Correspondent

**STANDARD & POOR'S**, the US rating agency, has downgraded the credit rating of Asda, the stores group. The group's commercial paper rating was lowered from A- to A-2.

The rating was placed under review last April, when Asda announced it was acquiring 62 Gateway outlets for £70m.

This acquisition came, S&P

said, at a time when Asda was committed to new store development which was depleting its cash balances and leading to a build-up in debt. Although it has sold 34 stores and is losing them back, this has reduced its financial flexibility by diminishing its asset base.

S&P said low consumer expenditure in the UK had

Mr Peter Huggins, Hartwell chairman, said these figures revealed how meagre Jameel's offer really was.

Stripped of the value of Hartwell's property interests, he argued, the offer valued the company's motor and oil businesses at only 10.8 times earnings.

The Jameel Group hit back with the claim that, stripped of the pension fund contribution, Hartwell's fully diluted earnings per share were forecast to fall by 8 per cent to 7.5p (8.5p).

Mr Rupert Cartington, chairman of Oakhill, through which the Jameel offer is being made, described the profit forecast as "unconvincing".

Hartwell's share price moved up on the news to close at 132p. This compares with the 133p per share value of the Jameel offer.

## Queensway holders vote in favour of refinancing

By Maggie Urry

**SHAREHOLDERS** in London's Queensway, the furniture and carpet retailer, voted unanimously in favour of the group's £70m refinancing package at a special meeting.

The meeting lasted a bare three minutes with shareholders failing to take advantage of the opportunity to ask questions. Among those present at the meeting was Mr Trevor Spittle, deputy chairman of Great Universal Stores which has a stake in Queensway.

Mr Norman Ireland, who became chairman of the company at the close of the meeting, chaired the meeting and passed on apologies from Mr James Gulliver, the outgoing chairman, for his absence.

The group will now go ahead with a 235m rights issue, on the basis of 218 new shares for every 100 shares. Analysts expect that few will be tempted to take up the rights price at 5p, compared with yesterday's unchanged share price of 5p.

## Correction British Vita

**LIBELUX**, a Belgian subsidiary of the British Vita group, has bought one of the industrial divisions of Brinkhuis, the West German consumer products company. It has not bought the whole of Brinkhuis as was suggested in the headline of an article appearing in the Financial Times on January 30.

## Hartley Baird rises to £408,000

**HARTLEY BAIRD**, the electric motors and domestic appliances maker which joined the Third Market last November, announced pre-tax profits of £407,853 for the six months to October 31, 1989, against £402,619 last time.

An interim dividend of 0.25p is declared from earnings of 2.68p (1.89p) per share. Turnover rose to 25.8m (£41.7m).

## Slide to £105,000 at Abingworth

**ABINGWORTH**, the high technology venture capital group which plans to liquidate by autumn 1991, suffered a slide in the six months to December 31. From profits of £166,000 to £105,000 in the interim period of six months earlier.

Available revenue for the half year to end-January totalled £3.4m (£2.7m), equal to earnings of 10.81p (7.11p) per share.

The interim dividend is lifted to 11p (8p) and the directors expect to recommend a final of at least 20p.

A copy of this document, which comprises listing particulars in relation to Martin Currie European Investment Trust p.l.c. ("the Company") given in compliance with the listing rules made under Section 143 of the Financial Services Act 1986, has been delivered to the Registrar of Companies in Edinburgh for registration in accordance with Section 149 of that Act.

Application has been made to the Council of the Stock Exchange for all the Ordinary Shares and Warrants of the Company issued and now being issued to be admitted to the Official List. It is expected that the Ordinary Shares and Warrants will commence on Wednesday 28th February 1990, and that dealings in the Ordinary Shares and Warrants separately will commence on Tuesday 20th March 1990.

The Directors of the Company, whose names appear under "Directors, Managers and Advisers", accept responsibility for the information contained in this document. To the best of the knowledge and belief of the Directors (who have taken all reasonable care to ensure that such is the case) the information contained in this document is in accordance with the facts and does not omit anything likely to affect the import of such information.

# MARTIN CURRIE EUROPEAN INVESTMENT TRUST p.l.c.

(Incorporated in Scotland under the Companies Act 1985 Registered number 122415)

## Offer for Subscription

sponsored and underwritten by

## ALLIED PROVINCIAL SECURITIES LIMITED

of

### 23,000,000 Ordinary Shares of 50p each (with Warrants attached) at 100p per share payable in full on application

The Directors are aware of firm commitments to make applications for Ordinary Shares (with Warrants attached) representing 10 per cent. of the Offer. Such applications will be accepted in full.

The Application List for the Ordinary Shares (with Warrants attached) now being offered for subscription will open at 10.00 a.m. on Tuesday 20th February 1990 and may be closed at any time thereafter. The Procedure for Application and an Application Form are set out at the end of this document.

#### SHARE CAPITAL

Authorised	Issued and to be issued fully paid
£20,000,000	£21,500,000

In addition to the ordinary share capital issued in connection with the Offer, 4,000,000 Ordinary Shares are being reserved for issue upon the exercise of the Warrants.

The Ordinary Shares and the Warrants will be issued in multiples of five Ordinary Shares and one Warrant. Each Warrant confers the right to subscribe for one Ordinary Share at 100p per share on 31st August in any year from 1991 to 1996 inclusive.

#### INDEBTEDNESS

At the date of this document, the Company has no loan capital (including term loans) outstanding, nor created but unissued, nor any outstanding mortgages, charges, debentures or other borrowings or indebtedness in the nature of borrowings including bank overdrafts, liabilities under acceptance or acceptance credits, finance leases, hire purchase commitments, guarantees or other material contingent liabilities.

#### DEFINITIONS

In this document the following words and expressions shall bear the following meanings, except where the context otherwise requires:

"Company"	Martin Currie European Investment Trust p.l.c.
"Martin Currie" or "the Manager"	Martin Currie Investment Management Limited, the distributor of the Company's Ordinary Shares and the Ordinary Shares of its subsidiary, Allied Provincial Securities Limited.
"Directors"	the Directors of the Company
"Ordinary Shares"	the Ordinary Shares of £0.50 each
"Warrants"	Warrants to subscribe for Ordinary Shares (with Warrants attached) contained in this document
"Offer"	50p per Ordinary Share
"Offer Price"	The application form in respect of the Offer attached to this document
"Application Form"	Green National Product
"GNP"	United Kingdom
"UK"	United States of America
"USA"	Union of Soviet Socialist Republics
"USSR"	Investment Management Regulatory Organisation
"DABO"	The International Stock Exchange of the United Kingdom Limited
"The Stock Exchange"	

#### DIRECTORS, MANAGERS AND ADVISERS

Directors	John Martin (Belgian) Mark John Martin (British) Giovanni Manzi (Italian) 29 Charlotte Square Edinburgh EH2 4HA
Investment Managers and Subscribers	Martin Currie Investment Management Limited 29 Charlotte Square Edinburgh EH2 4HA A member of IMRO
Registered Office	29 Charlotte Square Edinburgh EH2 4HA
Sponsor and Stockholders	Allied Provincial Securities Limited 155 St Vincent Street Glasgow G2 5AN A member of IMRO
Solicitors to the Company and to the Offerees	Dunlop & Dunlop 25 Charlotte Square EH2 4HA
Solicitors to the Sponsors	Hodgkyn Murray & Spence 20 St Vincent Street G2 5AN
Auditors and Reporting Accountants	Coopers & Lybrand Deloitte 100 Newgate Street London EC1A 7AJ
Registers and Transfer Office	Bank of Scotland Registers Department 264 York Place Edinburgh EH1 3XY
Receiving Banks	Bank of Scotland New Issues Department 9 Edinburgh Place Edinburgh EH1 4AL

#### PART I SUMMARY

The following information is derived from, and should be read in conjunction with, the full text of this document:

The Company is a new investment trust established with the aim of pursuing long-term capital growth for its shareholders by investment in companies in Europe. It is intended primarily for private investors who wish to have the timing and selection of investments to specialist managers in this field.

The Company has appointed Martin Currie to manage its portfolio. Martin Currie has considerable experience of investment in Europe and, at the December 1989, was responsible for the management of over £200 million of funds invested in the European markets (excluding funds under its management invested in the UK).

The Directors intend to invest initially in the markets of the European Community member countries, as well as those of Switzerland, Austria, Norway, Sweden, Finland and Turkey.

The Directors believe that considerable potential exists for capital appreciation in many European markets.

The Directors believe that an investment trust has certain distinctive features: a fixed capital structure enabling long-term investment decisions to be made; the ability to invest in unquoted securities; and the ability to borrow to enhance capital growth.

The Company has entered into an agreement for a multicurrency loan facility with Robert Fleming & Co. Limited.

The dividend yield from European stockmarkets is low by UK standards and dividend policy will be secondary to that of capital growth. The Company may from time to time seek to retain some of its revenue to finance borrowings in pursuit of its objective of capital growth.

#### THE OFFER

The Company is now offering for subscription 23,000,000 Ordinary Shares (with Warrants attached) at 100p per share payable in full on application. The Offer has been fully subscribed by Allied Provincial Securities Limited, the persons to whom the Ordinary Shares are allotted, will receive one Warrant in respect of every five Ordinary Shares. The Warrants will entitle the holder to subscribe in respect of each Warrant for one Ordinary Share on 31st August in any of the years 1991 to 1996 inclusive at 100p per Ordinary Share.

#### OFFER STATISTICS

Number of Ordinary Shares in issue following the Offer	23,000,000
Number of Warrants in issue following the Offer	4,800,000
Offer Price per Ordinary Share	100p

The estimated net proceeds of the Offer are £222.08m and the estimated net asset value per Ordinary Share following the Offer (before the exercise of the Warrants) is 96.5p.

#### OUTLINE TIMETABLE

Latest time and date for sending applications for Ordinary Shares (with Warrants attached)	10.00 a.m. on Tuesday 20th February 1990
Basic offer price to be announced by	10.00 a.m. on Tuesday 21st February 1990
Reasonable notice of allotment expected to be given by	Tuesday 27th February 1990
Dealing in the Ordinary Shares (with Warrants attached) expected to commence	9.00 a.m. on Wednesday 28th February 1990
Dealing expected to commence in the Ordinary Shares and the Warrants separately	9.00 a.m. on Tuesday 20th March 1990
Last date for splitting of letters of allotment	10.00 a.m. on Tuesday 20th March 1990
Last date for registration of renunciation	10.00 a.m. on Tuesday 20th March 1990
Despatch of Ordinary Share certificate and Warrant certificate	Monday 26th April 1990

There are restrictions on the investment policy in accordance with the requirements of The Stock Exchange as set out in paragraph 8 of Part IV of this document.

#### DIRECTORS

The Directors of the Company, all of whom are non-executive, are:

Loes Westera, aged 61, a Belgian citizen, is Chairman of Algemeene Maatschappij voor Nijverheid, a Dutch holding company and Chairman of Janssen Pharmaceutica N.V., a pharmaceutical manufacturing company. Both of these companies are based in Belgium.

Howard Phillips, aged 49, is Chief Executive of Perkins Foods plc, a food manufacturing and distribution company whose activities are primarily in The Netherlands and in West Germany.

Michael Gibbons, aged 40, is a Director of Martin Currie and head of European Investment Team. He has worked with Martin Currie, specialising in European investment, since 1983.

Gianni Cicali, aged 65, an Italian citizen, is a partner in the law firm of Manci, Amenta, Biato, Cicali & C. which operates in Rome, Milan and Edinburgh. He is currently President of the Council of the Bars and Law Societies of the European Community.

#### INVESTMENT MANAGERS

The Company has entered into an Investment Management Agreement with Martin Currie. The Managers will receive a fee, payable quarterly in arrears, equal to 0.2 per cent. of the value of adjusted gross assets of the Company at the end of each quarterly period. The Agreement can be terminated by either party giving three years' notice. Further details of the Agreement are set out in paragraph 7(b) of Part IV of this document.

Martin Currie is a leading independent manager of investment trusts based in Edinburgh, which was originally formed in 1981 as a partnership of Chartered Accountants. In common with several other professional firms in Scotland around that time the partnership became involved in investment management in both overseas and domestic markets and from 1985 engaged solely in the management and administration of investment trusts.

At 31st December 1989, assets under management by Martin Currie were approximately £2.65 billion, including the assets of the following four investment trusts listed on The Stock Exchange:

	Investment Objectives	Objective	Gross assets
British Equity Investment Trust p.l.c.	International	capital growth	£4.7
Trust of Scotland p.l.c.	International	income growth	299.4
Investment Trust p.l.c.	International	capital growth	100.2
Small Company Fund p.l.c.	smaller companies	capital growth	42.0
Asian Pacific Trust p.l.c.	For East Asia	capital growth	98.3

Martin Currie has extensive experience of investing directly in Europe. A specialist team, headed by Michael Gibbons, maintains close contact with European capital markets through daily communication and frequent visits to companies and financial institutions.

The Company is the investment manager of Martin Currie European Fund, an authorised unit trust, which was established in 1982. The Fund is to achieve capital growth from investments in the European Community. At 31st December 1989, assets under management by the Fund for the three year period to that date was approximately £1.2 billion. The Fund's investment portfolio is diversified across a range of sectors, including banking, insurance, telecommunications, chemicals, pharmaceuticals, food, engineering, chemicals, oil and gas, and mining. At that date, 20.7% of the Fund's portfolio was invested in West Germany, 20.9% in France, 17.7% in the Netherlands, 10.7% in the UK, 10.1% in Italy, 7.7% in Spain, and the remainder in other European countries.

#### ADVANTAGES OF INVESTMENT TRUSTS

Investment trusts have certain advantages over direct investment in shares:

- the capital structure enables long-term investment decisions to be made without the risk of having to withdraw at short notice
- the comparative freedom to borrow which can enhance shareholders' returns
- the ability to invest in unquoted companies
- the ability to invest in foreign currencies
- the ability to invest in unquoted investment trusts pay no corporation tax on any capital gains realised on their investments

At the present time there are a small number of unquoted investment trusts specialising in investment in Europe.

#### CURRENCY FACILITY

The Company has entered into an agreement for a multicurrency loan facility with Robert Fleming & Co. Limited. This facility will allow the Company to borrow, in branches and at interest rates and other terms to be agreed, up to £100 million in one or more currencies, for periods of up to six months. This agreement will not restrict the Company's ability to borrow from other lenders.

#### DIVIDENDS

The yield on the stockmarkets in which the Company intends to invest is low by UK standards and it is likely that revenue and dividends will be paid and liable to fluctuate. It is the intention of the Directors to build the revenue reserves of the Company to meet the costs of servicing any future borrowing rather than distributing to shareholders all available income. The Company is prohibited by its Articles of Association from making any distributions from reserves on realisation of investments.

Dividends will be declared annually following the Annual General Meeting. It is anticipated that such payments will commence April 1991. Ordinary Shares issued on the exercise of the Warrants will rank for any dividends declared on the shares to any record date falling after the date on which the Warrant is issued.

#### DURATION OF THE COMPANY

The Directors consider it desirable that shareholders should have the opportunity from time to time to withdraw from the Company to continue. Accordingly, unless an Ordinary Resolution is passed at the Annual General Meeting of the Company to be held in the year 2000 approving the continuance of the Company, the Directors will convene within three months thereafter an Extraordinary General Meeting at which a Special Resolution will be put to the shareholders to wind up the Company. In the event of the Company not being wound up, this procedure will be repeated at ten year intervals.

#### ACCOUNTING PERIOD

Accounts will be made up to the last day of April and the Company's first accounting period will end on 30th April 1991. It is expected that interim accounts will be issued in December each year in respect of the period to the end of October.

#### TAXATION

##### The Company

It is the intention of the Directors that the Company will conduct its affairs to enable it to seek the approval of the Inland Revenue to treat the Company as an investment trust under Section 842 of the Income and Corporation Taxes Act 1988. If such approval is granted, the Company will not be liable to UK taxation on its capital gains.

The Company will be liable to Corporation Tax on its income and, in terms of UK law and relevant taxation on its capital gains.

The Directors consider that the Company will not be a close company immediately following the offer now being made.

##### Shareholders and Warrantholders

Holders of Ordinary Shares or Warrants who are resident or ordinarily resident in the UK for tax purposes may be liable to taxation on capital gains arising on the disposal of their Ordinary Shares and/or Warrants.

The Directors have been advised that for the purposes of taxation of capital gains:

(a) the cost of subscribing for Ordinary Shares (with W

(b) while the ability of the Company to fund part of its activities through borrowing may enhance shareholders' returns in a rising market, these borrowings can have a negative effect on overall performance in adverse market conditions;

(c) the Company's stated investment policy includes investment in unquoted companies and there is a risk that these investments may be difficult to realise; and

(d) warrants have the potential for higher capital appreciation than shares, but at the same time their market price is prone to increased volatility.

### DETAILS OF THE OFFER

#### Ordinary Shares

The Company is now offering for subscription 23,000,000 Ordinary Shares (with Warrants attached) at 100p per share payable in full on application to raise £22.00 million after expenses. The Offer has been fully underwritten by Allied Provincial Securities Limited. The Ordinary Shares are now being issued and will be entitled for all dividends and other distributions declared, made or paid on the Ordinary Share Capital of the Company.

#### Warrants

Under the Offer, 4,600,000 Warrants will be issued, in the proportion of one Warrant for every five Ordinary Shares subscribed, which will entitle holders to subscribe, in respect of each Warrant, for one Ordinary Share on 31st August in any of the years 1991 to 1996 inclusive at 100p per Ordinary Share. Particulars of the Warrants are set out in Part III of this document.

### APPLICATION AND DEALINGS

The Procedure for Application and an Application Form can be found at the end of this document. Applications must be for a minimum of 200 Ordinary Shares (with Warrants attached) or in multiples as shown on the Procedure for Application and must be received by post or by hand at Bank of Scotland, New Issues Department, Aper House, 9 Haddington Place, Edinburgh EH7 4AL or Bank of Scotland, New Issues Department, Seven Floor, 10 St Vincent Street, 55 Old Broad Street, London EC2P 2HL, by not later than 10.00 a.m. on Tuesday 20th February 1990.

It is intended that the date of allotment will be confirmed by 10.00 a.m. on Wednesday 21st February 1990 and that fully paid non-transferable letters of allotment in respect of the Ordinary Shares (with Warrants attached) will be despatched on Tuesday 27th February 1990. Despatch in these Ordinary Shares (with Warrants attached) is expected to commence at 9.00 a.m. on Wednesday 28th February 1990. Despatch prior to receipt of letter of allotment will be the risk of the applicants. A person dealing must recognise that an application may not have been accepted to the extent anticipated or at all. Letters of allotment in respect of the Ordinary Shares (with Warrants attached) will be issued for acceptance of allotment in respect of the Ordinary Shares (with Warrants attached) on the date of allotment, duly completed in accordance with the instructions thereon, must be received by post or by hand at the Bank of Scotland, New Issues Department, at either of the addresses stated in the preceding paragraph.

It is expected that dealings in the Ordinary Shares and Warrants separately will commence at 9.00 a.m. on Tuesday 20th February 1990. Pending despatch of the definitive certificates (which is expected to take place by 6th April 1990), transfers of Ordinary Shares and Warrants will be certified by the Registers against delivery of the relevant letters of allotment.

### PART II ACCOUNTANTS' REPORT

The following is the text of a letter received from Coopers & Lybrand (the business name of Deloitte Haskins & Sells), Reporting Accountants, to the Directors of the Company and the Directors of Allied Provincial Securities Limited:

#### Coopers & Lybrand Deloitte

The Directors  
Martin Currie European Investment Trust p.l.c.  
29 Charlotte Square  
Edinburgh  
EH2 4HA

The Directors  
Allied Provincial Securities Limited  
155 St Vincent Street  
Glasgow  
G2 5NN

Gentlemen

We report in connection with the listing particulars of Martin Currie European Investment Trust p.l.c. ("the Company") dated 12 February 1990.

The Company was incorporated on 17 January 1990. It has not yet commenced business and has made up no financial statements for presentation to members and no dividend has been paid.

Yours faithfully

Coopers & Lybrand Deloitte  
Chartered Accountants

### PART III PARTICULARS OF THE WARRANTS

The Warrants were created by a resolution of the Board of Directors of the Company dated 12 February 1990 and will be issued subject to and with the benefit of the following conditions:

#### 1. Subscription Rights

(a) A registered holder ("Warrantholder") for the time being of a Warrant shall have rights ("Subscription Rights") to subscribe in cash on or before 31st August or, if such day is not a business day, the business day ("Subscription Date") in any of the years 1991 to 1996 inclusive (or later, the 30th March 30 years after the date on which copies of the audited accounts of the Company immediately preceding financial period are despatched to shareholders) for one or any of the Ordinary Shares of the Company (as set out in the Warrant) at a price of 100p per Ordinary Share ("Subscription Price") payable in full on application to raise the net proceeds less expenses of the Warrantholders. The Warrantholders shall be entitled to receive the net proceeds less expenses of the Warrantholders. The number and nature of the Ordinary Shares which may be subscribed and the Subscription Price shall be subject to adjustment in accordance with paragraph 2 below. The Warrants registered in a Warrantholder's name shall be subject to the terms of the Certificates issued by the Company ("Warrant Certificates").

(b) In order to exercise the Subscription Rights in whole or in part, the Warrantholder must lodge the Warrant Certificate, having completed the notice of subscription thereon, with the office of the registrars ("Registrars") for the time being of the Company not later than 25 days prior to the relevant Subscription Date, accompanied by a remittance for the subscription of the Ordinary Shares in respect of which the Subscription Rights are exercised. Ordinary Shares so issued shall be delivered to the Warrantholders at the same time issue for no payment a fresh Warrant Certificate in the name of the Warrantholders and in the name of the Directors. Compliance shall be made with any statutory requirements for the time being applicable.

(c) Not earlier than 12 weeks nor later than 8 weeks before each Subscription Date the Company shall give notice to the Warrantholders reminding them of their Subscription Rights.

(d) Ordinary Shares issued pursuant to the exercise of Subscription Rights shall be allotted not later than 14 days after and with effect from the relevant Subscription Date. Warrant Certificates in respect of such Ordinary Shares shall be despatched (at the risk of the persons entitled thereto) not later than 25 days after the relevant Subscription Date to the persons in whose names the Warrant Certificates registered at the date of such exercise (and, if more than one, to one of them, which shall be sufficient for all) or (subject as provided by law) to such other persons as may be named in the form of nomination for all the persons from the Registrars (and, if more than one, to one of them, which shall be sufficient for all) by the date of the relevant financial statement of the Subscription Rights as exercised. Ordinary Shares so issued shall be registered in the name of the Warrantholders and in the name of the Directors. Compliance shall be made with any statutory requirements for the time being applicable.

(e) Ordinary Shares allotted pursuant to the exercise of Subscription Rights shall not rank for dividends or other distributions declared, made or paid by reference to a record date prior to the relevant Subscription Date but subject thereto shall rank in full for all dividends and (save as far as an adjustment thereto pursuant to paragraph 2 below shall have already been made) other distributions thereafter declared, made or paid and otherwise rank pari passu in all respects with the Ordinary Shares in issue at that date.

(f) Application will be made to the Council of The Stock Exchange for the Ordinary Shares allotted pursuant to any exercise of Subscription Rights to be admitted to the Official List and the Company shall use all reasonable endeavours to obtain the grant thereof not later than 14 days after the relevant Subscription Date.

(g) If, at any time, less than 25 per cent. of the Warrants originally issued by the Company remain outstanding, the Company shall be entitled, on giving not less than 14 days' notice in writing to the Warrantholders, to appoint a trustee who, provided that in his opinion the proceeds of sale after deduction of all costs and expenses incurred by him to exceed the Subscription Price, shall within the period of 14 days following the giving of such notice exercise such Subscription Rights as have not been exercised on the terms on which the same could have been exercised on the preceding Subscription Date and in the market for Ordinary Shares on such date, to sell the Warrants held by the Warrantholders for the proceeds less such Subscription Price and such other costs and expenses to the persons entitled thereto as soon as practicable after such sale, provided that entitlements of under £2 shall be retained for the benefit of the Company.

(h) Within 7 days following the final Subscription Date, the Company shall appoint a trustee who, within 14 days following that date, shall exercise such Subscription Rights as have not been exercised on the terms on which the same could have been exercised on the final Subscription Date and sell the Ordinary Shares acquired on such subscription, provided that the net proceeds of such sale exceed the Subscription Price, and distribute pro rata the net proceeds less the Subscription Price to the persons entitled thereto within 2 calendar months of the final Subscription Date, provided that entitlements of under £2 shall be retained for the benefit of the Company.

#### 2. Adjustment of Subscription Rights

(a) After any allotment of fully paid Ordinary Shares by way of capitalisation of profits or reserves to holders of the Ordinary Shares, the notice to a record date prior to the final Subscription Date or upon any sub-division or consolidation of the Ordinary Shares or prior to such a date, the number and/or nominal value of Ordinary Shares to be subscribed or any subsequent exercise of the Subscription Rights shall be increased or, as the case may be, reduced in due proportion (fractional being ignored) and the Subscription Price will be adjusted accordingly. On any such capitalisation, sub-division or consolidation, the auditors ("Auditors") for the time being of the Company shall report upon the appropriate adjustments and, within 28 days thereof, notices will be sent to each Warrantholder together with a Warrant Certificate in respect of any additional shares for which the Warrantholder is entitled to subscribe in consequence of such adjustments.

(b) If, on a date (or by reference to a record date) on or before the final Subscription Date, the Company makes any offer or invitation (whether by right issue or otherwise but not being an offer to which paragraph 3(f) below applies) to the holders of the Ordinary Shares, or any offer or invitation (not being an offer to which paragraph 3(g) below applies) is made to such holders otherwise than by the Company, then the Company shall, so far as it is able, procure that at the same time the same offer or invitation is made to the other Warrantholders if their Subscription Rights had been exercised and had not been exercised on the date of such offer or invitation (whether by right issue or otherwise but not being an offer to which paragraph 3(f) below applies) provided that the Directors are in a position to do so and that the same could have been made on or before the last preceding Subscription Date (subject to any adjustment pursuant to paragraph 2(a) above) provided that the Directors are in a position to procure that the same offer or invitation is made to the other Warrantholders but the Subscription Price shall be adjusted (i) in the case of an offer or invitation made by the Company, the Subscription Price shall be adjusted (ii) in the case of an offer or invitation made by the other Warrantholders but the Subscription Price shall be adjusted (iii) in the case of an offer or invitation made by the other Warrantholders but the Subscription Price shall be adjusted (iv) in the case of an offer or invitation made by the other Warrantholders but the Subscription Price shall be adjusted (v) in the case of an offer or invitation made by the other Warrantholders but the Subscription Price shall be adjusted (vi) in the case of an offer or invitation made by the other Warrantholders but the Subscription Price shall be adjusted (vii) in the case of an offer or invitation made by the other Warrantholders but the Subscription Price shall be adjusted (viii) in the 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## (a) Duration of the Company

The Directors shall procure that at the Annual General Meeting to be held in the year 2000, an Ordinary Resolution will be put to the members seeking their approval to the continuance of the Company. If this resolution is passed, a continuance resolution will be submitted to the Annual General Meeting to be held in the year 2010. On that resolution being passed, similar continuance resolutions will be submitted at intervals of 10 years to the appropriate Annual General Meetings. If a continuance resolution is defeated, the Directors must convene an Extraordinary General Meeting of the Company to be held within three months thereafter at which a Special Resolution will be put to the Meeting that the Company be wound-up voluntarily. If that Special Resolution is defeated, the Directors shall submit continuance resolutions to subsequent Annual General Meetings in accordance with the foregoing provisions.

## (b) Restrictions on Transfer, Voting and the Right to Receive Dividends

The Articles of Association provide for disqualification of shares which are subject of a notice under Part VI of the Companies Act 1980 (which allows the Company to request certain details concerning ownership of its shares) if the person named in any such notice are in default in answering any such notice. In addition, the Articles of Association provide for the imposition of certain restrictions specified in the Articles in relation to the transfer of shares which are held by persons who own more than 0.50 per cent. of the class of shares concerned. These restrictions will be imposed within the period of 20 days or 14 days for holdings of more than 0.25 per cent. of the class of shares concerned. Any such restrictions will remain in effect for as long as the default continues and will come to an end if the shares concerned are sold pursuant to a takeover offer to an unconnected third party or through The Stock Exchange.

## 3. Directors' and Other Interests

The Directors, including their immediate families, have expressed an intention to make applications under the Offer for the numbers of Ordinary Shares (with Warrants attached) set out against their respective names below, and it is intended that these applications will be accepted in full:

	Number of Ordinary Shares	
	Beneficial	Non-Beneficial
L.V. Wauters	10,000	—
H.C. Phillips	5,000	—
G. Manca	3,000	—
M.J. Gibson	4,000	—

M.J. Gibson is the holder of one subscriber share in the Company. Save as aforesaid, no Director has any interests, beneficial or non-beneficial, in the present issued share capital of the Company.

(b) Immediately following the issue of Ordinary Shares (with Warrants attached) under the Offer, it is not expected that any person will hold 5 per cent. or more of the issued Ordinary Shares.

(c) There are no service contracts in existence between the Company and any of its Directors, nor is any such contract proposed.

(d) Michael Gibson is a director of Martin Currie and a shareholder in its holding company, Martin Currie Limited. Martin Currie will receive management fees pursuant to the Investment Management Agreement referred to in paragraph 7(b) below. Save as disclosed, none of the Directors has any interest in transactions which are or were unusual in their nature or conditions or significant to the business of the Company which have been effected by the Company since its incorporation.

(e) It is estimated that the aggregate entitlements of the Directors for the period from the date of incorporation of the Company to 30th April 1991 will not exceed £50,000.

## 4. Taxation of Dividends and Distributions

## (a) The Company

Under current UK taxation legislation, no withholding tax will be deducted from dividends paid by the Company. The Company is generally required to make an advance payment of corporation tax (ACT) when a dividend is paid. The current ACT rate is 25% of the dividend paid. Consequently, the ACT relating to a dividend currently equals 20 per cent. of the total of the said dividend and the ACT, subject to certain exemptions. ACT is payable for claims against the Company's liability to corporation tax for the year of payment of the dividend and three years, or, up to a maximum of six years, past years.

## (b) UK Resident Shareholders

A UK resident individual shareholder receives, irrespective of any cash dividend received, a tax credit, which, at present, is equivalent to 25% of the dividend paid. The tax credit is available to UK resident individual shareholders to reduce income tax only if the dividend is not liable to income tax, the tax credit will be reclaimed, within or outside, from the Inland Revenue.

A UK resident corporate shareholder will not receive a tax credit on any dividend received and the dividend and associated tax credit will reduce the taxable dividends of such a shareholder.

## (c) Other Shareholders

Other shareholders of the Company who are not resident in the UK will receive a tax credit on dividends from the Company in respect of the tax credit available to the individual shareholder in the UK and their country of residence. Non-UK resident shareholders will be subject to UK withholding tax on their dividend income in their country of residence. Any person who is not resident in the UK should consult their own tax adviser on the question of the available taxation provisions (if any) applying between the Company's residence and the UK.

## 5. Stamp Duty and Stamp Duty Reserve Tax

(a) On the issue of a non-negotiable letter of allotment, no stamp duty or stamp duty reserve tax will be payable.

(b) A purchaser of rights to the Ordinary Shares (with Warrants attached) represented by a letter of allotment on or before the latest time for registration of reservation will be liable to stamp duty reserve tax at the rate of 50 pence per £100 or part thereof of the amount payable for such rights.

(c) The transfer of a non-negotiable letter of allotment after the latest time for registration of reservation will in general be liable to stamp duty reserve tax at the rate of 50 pence per £100 or part thereof of the amount payable for such rights.

(d) No further stamp duty reservation will be liable to stamp duty on the transfer of a letter of allotment.

(e) Transfers of Ordinary Shares (with Warrants attached) will be liable to stamp duty on the amount payable for such shares at the rate of 50 pence per £100 or part thereof of the amount payable for such shares.

(f) In general, purchases by a solicitor or similar on behalf of a client will be liable to stamp duty on the amount payable for such shares.

(g) The above positions potential investors should consult their professional adviser.

## 6. Underwriting Agreement

(a) Pursuant to an Underwriting Agreement dated 8th February 1990 among the Company, Martin Currie and Allied Provincial Securities Limited ("Allied Provincial"), Allied Provincial, inter alia, to the Company will, on the List of The Stock Exchange of the Ordinary Shares (with Warrants attached) on or before 21st March 1990 to make available to the Company to the Offer Price for all of the Ordinary Shares (with Warrants attached) £1,000,000.

(b) The Company will pay to Allied Provincial a commission of 1.5% of the Offer Price for all of the Ordinary Shares (with Warrants attached) in addition, the Company will pay to Allied Provincial a commission of 1.5% of the Offer Price for Ordinary Shares (with Warrants attached) which are the subject of a firm commitment to the Company to be issued by the Company to the Ordinary Shares; and

(c) In respect of Ordinary Shares (with Warrants attached) for which commitments have not been received, an underwriting commission of 1.45% will be paid by the Company to each Ordinary Shares and a commission of 1.5% of the Offer Price for all Ordinary Shares given to intermediaries where the relevant Application Form is duly signed by the relevant intermediaries to the extent that such intermediaries are not entitled to such underwriting commission.

(d) The Underwriting Agreement contains certain warranties given by the Company, the Directors and the Managers and certain indemnities given by the Company and the Managers. The Underwriting Agreement may be rescinded by Allied Provincial in certain circumstances.

(e) The Underwriting Agreement provides that the Company will pay all costs, charges and expenses (plus any VAT thereon) of and incidental to the Offer including advertising, printing, distribution and publication costs, Stock Exchange fees and all accountancy, legal, audit, professional fees and expenses of the Offer.

## 7. Material Contracts

The following contracts, not being contracts entered into in the ordinary course of business, have been entered into by the Company and are or may be material:

## (a) Underwriting Agreement referred to in paragraph 6 above;

(b) Investment Management Agreement dated 9th February 1990 between the Company and Martin Currie whereby Martin Currie has agreed to act as investment manager and Secretaries to the Company for a quarterly fee payable in arrears equal to 0.2 per cent. of the value of the adjusted principal amount (as defined) of the Company at the end of each quarterly period. Martin Currie is at liberty to act as investment manager to any other client or persons. The Company will pay to Martin Currie all costs, charges and expenses incurred except where due to negligence, wilful default or fraud.

The Agreement is subject to termination by not less than three years' notice by either party subject to earlier termination as provided for therein. In the event of the Company wrongfully terminating the Agreement or Martin Currie being entitled to terminate the Agreement early as provided therein, Martin Currie will be entitled to compensation equal to three times the previous annual fee and!

(c) Facility Letter from Robert Fleming & Co. Limited dated 5th February 1990 and accepted on behalf of the Company on 8th February 1990 described in the section entitled "Multicurrency Facility" in Part I of this document.

## 8. Investment Information

(a) The Articles of Association of the Company do not limit the discretion of the Directors as regards investment policy.

(b) It is the intention of the Directors to conduct the affairs of the Company so that it qualifies as an investment company within the meaning of Section 842 of the Income and Corporation Taxes Act 1980 and, in addition, it will be their policy that:

(i) not more than 10 per cent. of the assets of the Company (before deducting borrowed money) will be loaned to or be lent in the form of securities of any one company (other than holdings in another investment trust which has been approved by the Inland Revenue or which would qualify for such approval but for the fact that it is not listed) including loans to or shares in any subsidiary of the Company. Any reciprocal or "back to back" loan arrangements will be ignored for this purpose; and

(ii) not more than 25 per cent. of the assets of the Company (before deducting borrowed money) will be applied in the acquisition of the aggregate of (A) securities not listed on any recognised stock exchange, and (B) holdings where the interest of the Company amounts to 20 per cent. or more of the aggregate of the equity capital (including any capital having an element of equity) of any one listed company (other than another company which has been approved as an investment by the Inland Revenue or which would qualify for such approval but for the fact that it is not listed).

(c) The Company's income will be derived wholly or mainly from above or other securities. Pending investment, the net proceeds of the issue will be held in the form of short dated government securities and bank deposits.

(d) The Directors intend that the investment policy set out in this document will, in accordance with the requirements of The Stock Exchange, be adhered to for at least three years following listing, unless a change is approved by the Company in general meeting.

## 9. General

(a) Martin Currie is the promoter of the Company. Save as disclosed herein, no amount or benefit has been paid or given to the promoter and none is intended to be paid or given.

(b) The Company is not engaged in any litigation or arbitration and no litigation or claim of material importance is known to the Directors to be pending or threatened against the Company.

(c) Coopers & Lybrand have given and have not withdrawn their written consent to the issue of this document with the inclusion herein of their report set out in Part II in the form and context in which it is included.

(d) The principal place of business of the Company is at 29 Charlotte Square, Edinburgh EH2 4HA. The Company does not have, nor has it had since its incorporation, any employees, nor does it have any subsidiaries.

(e) The Offer Price represents a premium of 50p over the nominal value of 50p of each Ordinary Share.

(f) Save as disclosed herein, there has been no significant change in the financial or trading position of the Company since its incorporation.

(g) Allied Provincial Securities Limited, the underwriter of the Offer, is a member of The Securities Association and of The Stock Exchange.

(h) The Royal Bank of Scotland plc, 82/83 Threadneedle Street, London EC2R 5LA are the Company's bankers.

## 10. Documents for Inspection

Copies of the following documents will be available for inspection at the offices of Dundas & Wilson, C.S., 25 Charlotte Square, Edinburgh EH2 4EE and at the offices of Allied Provincial Securities Limited, Sheldon House, 4 Bettlebridge Lane, London SE1 2HY during normal business hours on any weekday (excluding Saturday and public holidays) for 14 days after publication of this document:

- (a) the Memorandum and Articles of Association of the Company;
- (b) the Report of Coopers & Lybrand Deloitte and their written consent referred to above;
- (c) the contracts specified under "Material Contracts" above;
- (d) these Listing Particulars.

Dated 12th February 1990

PART V  
TERMS AND CONDITIONS OF APPLICATION

1. The contract created by the acceptance of applications in the manner herein set out will be conditional on the Underwriting Agreement referred to in paragraph 6 of Part IV of this document becoming unconditional and not being terminated in accordance with the terms of the Underwriting Agreement and Warrant issue and new being issued to the Official List and on such administrative becoming effective in accordance with the rules of The Stock Exchange not later than 7th March 1990. If any application is not accepted, or if any contract created by acceptance does not become unconditional, or if any application is accepted for Ordinary Shares (with Warrants attached) than the number applied for, the application monies or the balance of the amount paid on application will be returned without interest by the date of the receipt of the application. In the meantime application monies will be retained in a separate account by Bank of Scotland.

2. The Company reserves the right to present all cheques and bankers' drafts for payment on receipt and to retain relevant documents and copies application forms pending closure of the successful applicant's claim and to reject any application in whole or in part.

3. By completing and returning the Application Form you (as the applicant(s)):

- (a) offer to subscribe for the Ordinary Shares (with Warrants attached) specified in your Application Form, subject to the conditions for which the application is made and subject to the Rules of The Stock Exchange not later than 12th February 1990 ("the Listing Particulars") and the Conditions of Application and the Memorandum and Articles of Association of the Company;
- (b) authorise Bank of Scotland to send a fully valid non-negotiable letter of allotment for the number of Ordinary Shares (with Warrants attached) for which your application is accepted, and/or a crossed cheque for any monies payable, by post to your address (or that of the first named applicant) as set out in your Application Form (or, to your financial advisor if instructed by your Application Form) and to procure that your name (together with the name(s) of any joint applicant(s)) is placed on the Register of Members of the Company in respect of such Ordinary Shares and on the Register of Warrantholders in respect of such Warrants, the entitlement to which has not been effectively renounced;
- (c) agree that, in consideration of the Company agreeing that it will not, prior to 22nd March 1990, offer Ordinary Shares (with Warrants attached) to any other person other than by the procedure set out in the Listing Particulars, any application for Ordinary Shares (with Warrants attached) will not be valid after 22nd March 1990 and that this will constitute a unilateral contract between you and the Company which will become binding upon you by acceptance of your Application Form only completed to any of the places specified in the Notes on How to Complete the Application Form;
- (d) warrant that your signature will be handwritten on first presentation;
- (e) agree that any letter of application, monies or documents received by us may be retained pending closure of your remittance, which will be sent by first class post;
- (f) agree that, if you are a joint applicant, the signature of each joint applicant will be handwritten on first presentation, and that the joint applicants will be jointly and severally liable to us for the amount payable for the application;
- (g) agree that the application for Ordinary Shares (with Warrants attached) will be valid for 12 months from the date of application, unless earlier terminated by us or by the Company;
- (h) agree that, if you are a joint applicant, the signature of each joint applicant will be handwritten on first presentation, and that the joint applicants will be jointly and severally liable to us for the amount payable for the application;
- (i) agree that the application for Ordinary Shares (with Warrants attached) will be valid for 12 months from the date of application, unless earlier terminated by us or by the Company;
- (j) agree that, if you are a joint applicant, the signature of each joint applicant will be handwritten on first presentation, and that the joint applicants will be jointly and severally liable to us for the amount payable for the application;
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## Coffee rallies above £600 a tonne

By David Blackwell

COFFEE PRICES broke out of their recent narrow trading range in London yesterday following Friday's rally in New York.

The New York arabica market was continuing to advance yesterday evening on continuing concern over dry weather in Brazil and talk that Mexico might have to cancel export commitments up to 150,000 bags.

However, London traders said that prices in London should have closed higher still, based on the New York gains.

The May robusta contract on the London Futures and Options Exchange (Fox) closed at £506 a tonne - £51 a tonne above last week's 14-year low and the first time for a month it has been above £500 a tonne.

At the beginning of the month E.D. & F. Man, the London trade house, said there was a potential for rallies in the arabica markets, but that the New York market would have to move towards 85 cents a lb to indicate the start of an upturn. On Friday, May arabica closed at 86.75 cents a lb; it was trading at more than 88 cents a lb by mid-day yesterday, New York time.

Roasters would start to rebuild stocks, Man said in its quarterly futures review, when the risk of price rises was deemed greater than the risk of holding stocks.

## Florida's citrus estimate raised

THE US Department of Agriculture has raised its forecast of Florida's 1989-90 orange crop to 100m boxes, 9 per cent above January's forecast but 32 per cent below last year's, Reuter reports from Washington.

The overall US orange crop is predicted to be 189m boxes this year, 19 per cent less than in 1988-89, the USDA said in its February crop production report.

The Florida orange crop was hit hard by frost in December, which has boosted domestic prices.

The Labor Department said yesterday wholesale US food prices rose 2.1 per cent in January partly because of the late 1988 citrus freeze.

The department also forecast that Florida's frozen concentrated orange juice yield would be 1.23 gallons per box.

**LIVE WAREHOUSE STOCKS**  
(Change during week ended last Friday)

	Aluminium	Copper	Lead	Nickel	Zinc	Tin
Aluminium	+6.67%	-0.25%	-0.25%	-1.00%	-0.05%	-2.22%
Copper	-0.25%	-0.25%	-0.25%	-0.25%	-0.25%	-0.25%
Lead	-0.25%	-0.25%	-0.25%	-0.25%	-0.25%	-0.25%
Nickel	-2.22%	-0.70%	-0.70%	-0.70%	-0.70%	-0.70%
Zinc	-0.70%	-0.70%	-0.70%	-0.70%	-0.70%	-0.70%
Tin	-5	-0.55%	-0.55%	-0.55%	-0.55%	-0.55%

# Bad news is no news for gold market bulls

Kenneth Gooding examines the change of sentiment that has lifted the price to a 14-month high

**T**O THE delight of precious metals traders, gold is showing the kind of price volatility they love - because volatility attracts more business.

After many months last year when gold drifted aimlessly downward in a narrow trading range of \$1 to \$2 a troy ounce and seemed to be going nowhere in particular, gold recently has been bouncing up and down by \$5 to \$10 an ounce a day.

This followed a jolting change in sentiment towards the end of last year. Now nearly all gold analysts and traders agree that the bear market ended then. They have a vested interest in promoting that idea, of course. One of the peculiarities of this very peculiar precious metal is that a rising price stimulates more, not less, buying as people rush in and attempt to benefit from the further price increase their buying will generate. And so on.

However, professionals in the gold market are divided about just how fast and how far the price will recover.

So far gold's performance has disappointed the raging bulls and added weight to arguments that there will be only a modest price improvement this year. Looking further ahead, however, the analysts suggest that the 1990s will be kinder to holders of gold than the 1980s were.

Anyone who bought gold in early 1980 at its historic peak of \$870 an ounce will not have been pleased to see the price fall steadily to \$360 in the autumn of last year. Recovery phases during the long fall were usually lukewarm and short-lived.

Then the price bounced off the bottom and in 11 weeks

had broken through the \$400 an ounce barrier again. It fell back for a while in January - there was one day, in fact, which saw gold losing more than half when gold crashed by \$50 in one afternoon to close below \$400 - but at one point on February 5 it reached the highest level in 14 months: \$425.50.

The bounce back seems to have resulted from uncertainties in world equity markets last October and November which made Japanese investors in particular very nervous. As Mr Michael Spriggs, precious metals analyst with Warburg Securities, points out: "People reach for their gold bars when they feel stock markets are due for another downward correction."

The upward surge was then helped by the gold producers, who had contributed heavily to the bear market by selling forward as soon as there was any short-term price recovery, when they responded to the steadily rising price by cashing back their hedging programmes.

The market is also dominated by professionals who had gone short (sold gold they did not own) in the expectation of picking it up later at lower prices) for most of 1980. When they saw the market had turned, they went long of the metal and this removed a hefty tonnage of gold from the market in a very short space of time.

Once those factors had pushed up the price, a steadily weakening US dollar since the start of 1990 had the effect of holding it at the new, higher level.

What view should we take of events this year so far?

According to Mr Rob Weinberg of James Capel, who until recently was a considerable

bear of gold, one determinant of a bull market is when bad news fails to depress prices or does so to only a limited degree.

Gold has demonstrated its bullishness in the past two weeks, says Mr Weinberg, by brushing aside such adverse factors as the suggestion by the chairman of the Federal Reserve that US interest rates

would be raised by 0.25 per cent.

However, according to Mr Jeffrey Nichols, managing director of American Precious Metals Advisors, total gold supplies last year reached a record 33m ounces, having advanced from 48m in 1973. During the past five years the total available supply has grown at a whopping compound annual rate of 9.4 per cent. Mr Nichols says that this is the most he can do with the gold price decline.

During the second half of the 1980s, annual production from the western world's gold mines expanded by 16m ounces, from 37.4m in 1984 to 53.5m in 1989.

"This gold rush, which occurred entirely outside of South Africa (still the world's biggest producer), reflected the substantial appreciation in the metal's price during the prior decade as well as the development of new and more advanced technologies for both the exploration and the mining of gold," he says.

Mr Nichols says that one of the principal reasons he is so bullish about the gold price is that gold supply will be on a plateau in the 1990s. "During

the past decade growth in supply has been the driving force, pushing the gold price lower. During the 1990s growth in demand will be the catalyst, propelling the yellow metal's price higher."

If logic prevailed in the gold market, the price would not go much below \$385 an ounce, at which level one quarter of the western world's mines operate at a loss, and would not go much above \$450. At the latter level there is a deluge of forward selling by the producers while purchased by the jewellers, fabricators, who account for more than half of gold consumption, dry up. Last year's low prices encouraged the jewellers to buy more gold than was produced by all the western world mines.

But sentiment is as important as logic and analysts agree that it would need a change of heart by North American and European investors to put real sparkle back into the gold market. While Far Eastern investors have never given up their love affair with the metal, Americans and Europeans seem to feel they have no need for the stuff.

Gold traditionally has been a "store of value". But today there are all manner of sophisticated instruments to protect investors from the ravages of inflation. In this electronic age the seriously rich can switch their wealth from one currency to another at the touch of a button. Interest rates are high. Why pay insurance and storage for a non-interest-bearing asset?

The answer, according to some analysts, is if there is another nasty dose of rampant world-wide inflation.

For example, Ms Khona O'Connell, precious metal analyst at Shearson Lehman Hutton, was only half-joking recently, when she suggested that during the mid-1980s gold would shoot above \$1,000 an ounce for the first time, sent spiralling upwards by an oil supply crisis ahead of which we have already been getting warnings.

In the shorter term, the perplexities remain. As Mr Robin Plumbridge, chairman of Gold Fields of South Africa, suggests: "It is difficult to predict what will happen to the gold price at this stage. No one can be dogmatic. But if we are careful watching, we are moving into a different environment. The world will not be the same in the 1990s as it was in the past."

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## LONDON STOCK EXCHANGE

## German factors hit London equities

**CONCERN** over the outlook for West German interest rates continued to drive equity prices lower in London yesterday. Trading volumes were extremely thin, but the Footsie Index lost another 26 points, testing technical support levels once again as Wall Street opened lower and Drexel Burnham Lambert, the US high yield bond specialist, admitted that it was seeking a major investor or merger partner.

South African mining stocks took heavy falls on Mr Nelson Mandela's reaffirmation of the African National Congress' plan to nationalise the mines and other sectors of South Africa's industry. With the South African financial market sharply down, the mining stocks saw fairly modest selling in London but with no buyers to take the strain. Marketmakers were unwilling to take mining shares on to their trading books and with most investors also staying on the sidelines, there was no direction for

shares to go but downwards. UK equities opened fairly calmly on the first day of the new equity trading account but soon began to fall away as the German bond market took a further tumble. Alarm was also expressed over indications in the latest Confederation of British Industry/Financial Times distributive trades survey that domestic retail sales were still buoyant, a prospect raising the spectre of further increases in UK base rates. However, these fears were soon allayed when official data showed January retail sales down 1.3 per cent, slightly more than market predictions.

The retail sales statistics should have been good news for an equity market anxious to see UK interest rate policies speeding up, but it was soon clear that worries over German rates are now paramount in the minds of investors. Share prices extended their losses and when Wall Street came in sharply off, the UK market crumbled away further to challenge the FT-SE 2,280 mark which is regarded as a danger point by technical chart analysts.

A very slender rally, stimulated by a similar fillip on Wall Street, left the FT-SE Index with a final reading of 2,266.9, a net fall of 26.7 points. Market strategists received the day's

fall calmly. Although many agree that there are no evident support levels between Footsie 2,280 and 2,200, they also recommend institutional clients to accumulate stock whenever the market dips to this range.

There was little sign of significant selling yesterday; in fact the paucity of business provided the chief feature of the market. The first half of the session, lacking its usual overnight lead from Tokyo, was particularly quiet, and a modest pick up in activity later owed much to selling by market makers. Sell volume for the day reached only 337.4m shares, against Friday's 521.4m.

South African mining stocks took heavy falls on Mr Nelson Mandela's reaffirmation of the African National Congress' plan to nationalise the mines and other sectors of South Africa's industry. With the South African financial market sharply down, the mining stocks saw fairly modest selling in London but with no buyers to take the strain. Marketmakers were unwilling to take mining shares on to their trading books and with most investors also staying on the sidelines, there was no direction for

shares to go but downwards.

UK equities opened fairly

calmly on the first day of the new equity trading account but soon began to fall away as the German bond market took a further tumble. Alarm was also expressed over indications in the latest Confederation of British Industry/Financial Times distributive trades survey that domestic retail sales were still buoyant, a prospect raising the spectre of further increases in UK base rates. However, these fears were soon allayed when official data showed January retail sales down 1.3 per cent, slightly more than market predictions.

The retail sales statistics

should have been good news for an equity market anxious to see UK interest rate policies speeding up, but it was soon clear that worries over German rates are now paramount in the minds of investors. Share prices extended their losses and when Wall Street came in sharply off, the UK market crumbled away further to challenge the FT-SE 2,280 mark which is regarded as a danger point by technical chart analysts.

A very slender rally, stimulated by a similar fillip on Wall Street, left the FT-SE Index with a final reading of 2,266.9, a net fall of 26.7 points. Market strategists received the day's

fall calmly. Although many

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Unit Trust	Ref.	Code	Price	Off. Price	Off. + %	Yield	Ex. Date	Ref.	Code	Price	Off. Price	Off. + %	Yield	Ex. Date	Ref.	Code	Price	Off. Price	Off. + %	Yield	Ex. Date	Ref.	Code	Price	Off. Price	Off. + %	Yield	Ex. Date		
Theravas Unit Managers Ltd C180000	01-325-7250							J. Rothschild Fund Management Ltd	01-325-3101						Clerical Medical Mutual Funds Ltd	01-325-5474						Guarantees Royal Exchange - Contd.								
33 Consents Ltd, London W1B 7JN								Stewart Ivory & Co Ltd	01-325-2041						FSI Assurance Limited	01-345-0642						Laurentian Life's Contd.								
America Fund 1	01-325-4923							Salvation Army Fund	01-325-2042						FSI Limited UK Assurance Ltd	01-325-0472						Mercantile Investors Assurance Co Ltd - Contd.								
America Fund 2	01-325-4924							Salvation Army Fund	01-325-2043						FSI Managed Invest.	01-325-0473						Mit Ind Envir.	01-325-2128							
Accum Fund 1	01-325-4925							Salvation Army Fund	01-325-2044						FSI Managed Inv.	01-325-0474						Mit Ind Envir.	01-325-2128							
Accum Fund 2	01-325-4926							Salvation Army Fund	01-325-2045						FSI Managed Inv.	01-325-0475						Mit Ind Envir.	01-325-2128							
Accum Fund 3	01-325-4927							Salvation Army Fund	01-325-2046						FSI Managed Inv.	01-325-0476						Mit Ind Envir.	01-325-2128							
Accum Fund 4	01-325-4928							Salvation Army Fund	01-325-2047						FSI Managed Inv.	01-325-0477						Mit Ind Envir.	01-325-2128							
Accum Fund 5	01-325-4929							Salvation Army Fund	01-325-2048						FSI Managed Inv.	01-325-0478						Mit Ind Envir.	01-325-2128							
Accum Fund 6	01-325-4930							Salvation Army Fund	01-325-2049						FSI Managed Inv.	01-325-0479						Mit Ind Envir.	01-325-2128							
Accum Fund 7	01-325-4931							Salvation Army Fund	01-325-2050						FSI Managed Inv.	01-325-0480						Mit Ind Envir.	01-325-2128							
Accum Fund 8	01-325-4932							Salvation Army Fund	01-325-2051						FSI Managed Inv.	01-325-0481						Mit Ind Envir.	01-325-2128							
Accum Fund 9	01-325-4933							Salvation Army Fund	01-325-2052						FSI Managed Inv.	01-325-0482						Mit Ind Envir.	01-325-2128							
Accum Fund 10	01-325-4934							Salvation Army Fund	01-325-2053						FSI Managed Inv.	01-325-0483						Mit Ind Envir.	01-325-2128							
Accum Fund 11	01-325-4935							Salvation Army Fund	01-325-2054						FSI Managed Inv.	01-325-0484						Mit Ind Envir.	01-325-2128							
Accum Fund 12	01-325-4936							Salvation Army Fund	01-325-2055						FSI Managed Inv.	01-325-0485						Mit Ind Envir.	01-325-2128							
Accum Fund 13	01-325-4937							Salvation Army Fund	01-325-2056						FSI Managed Inv.	01-325-0486						Mit Ind Envir.	01-325-2128							
Accum Fund 14	01-325-4938							Salvation Army Fund	01-325-2057						FSI Managed Inv.	01-325-0487						Mit Ind Envir.	01-325-2128							
Accum Fund 15	01-325-4939							Salvation Army Fund	01-325-2058						FSI Managed Inv.	01-325-0488						Mit Ind Envir.	01-325-2128							
Accum Fund 16	01-325-4940							Salvation Army Fund	01-325-2059						FSI Managed Inv.	01-325-0489						Mit Ind Envir.	01-325-2128							
Accum Fund 17	01-325-4941							Salvation Army Fund	01-325-2060						FSI Managed Inv.	01-325-0490						Mit Ind Envir.	01-325-2128							
Accum Fund 18	01-325-4942							Salvation Army Fund	01-325-2061						FSI Managed Inv.	01-325-0491						Mit Ind Envir.	01-325-2128							
Accum Fund 19	01-325-4943							Salvation Army Fund	01-325-2062						FSI Managed Inv.	01-325-0492						Mit Ind Envir.	01-325-2128							
Accum Fund 20	01-325-4944							Salvation Army Fund	01-325-2063						FSI Managed Inv.	01-325-0493						Mit Ind Envir.	01-325-2128							
Accum Fund 21	01-325-4945							Salvation Army Fund	01-325-2064						FSI Managed Inv.	01-325-0494						Mit Ind Envir.	01-325-2128							
Accum Fund 22	01-325-4946							Salvation Army Fund	01-325-2065						FSI Managed Inv.	01-325-0495						Mit Ind Envir.	01-325-2128							
Accum Fund 23	01-325-4947							Salvation Army Fund	01-325-2066						FSI Managed Inv.	01-325-0496						Mit Ind Envir.	01-325-2128							
Accum Fund 24	01-325-4948							Salvation Army Fund	01-325-2067						FSI Managed Inv.	01-325-0497						Mit Ind Envir.	01-325-2128							
Accum Fund 25	01-325-4949							Salvation Army Fund	01-325-2068						FSI Managed Inv.	01-325-0498						Mit Ind Envir.	01-325-2128							
Accum Fund 26	01-325-4950							Salvation Army Fund	01-325-2069						FSI Managed Inv.	01-325-0499						Mit Ind Envir.	01-325-2128							
Accum Fund 27	01-325-4951							Salvation Army Fund	01-325-2070						FSI Managed Inv.	01-325-0500						Mit Ind Envir.	01-325-2128							
Accum Fund 28	01-325-4952							Salvation Army Fund	01-325-2071						FSI Managed Inv.	01-325-0501						Mit Ind Envir.	01-325-2128							
Accum Fund 29	01-325-4953							Salvation Army Fund	01-325-2072						FSI Managed Inv.	01-325-0502						Mit Ind Envir.	01-325-2128							
Accum Fund 30	01-325-4954							Salvation Army Fund	01-325-2073						FSI Managed Inv.	01-325-0503						Mit Ind Envir.	01-325-2128							
Accum Fund 31	01-325-4955							Salvation Army Fund	01-325-2074						FSI Managed Inv.	01-325-0504						Mit Ind Envir.	01-325-							

## **UNIT TRUST INFORMATION SERVICE**

• Shows annualized  
• Funds not S&P





4pm prices February 12

## **NEW YORK STOCK EXCHANGE COMPOSITE PRICES**

## **FILTER CIGARETTES**



# Marlboro

20 CLASS A CIGARETTES

Continued on Page 47



## AMERICA

## Programme selling and Drexel worries hit Dow

## Wall Street

FUTURES-RELATED programme selling coupled with concerns about the health of Drexel Burnham Lambert pushed US equities broadly lower yesterday. However, holidays in the US and Japan kept many players away from the market, writes Karen Zagor in New York.

The Dow Jones Industrial Average closed at 2,619.14, down 29.06 compared with a gain of 3.83 to 2,649.39 on Friday. On the big board, declines outpaced advances by 1,046 to 485.

Volume was moderate on the New York Stock Exchange, with only 11.84m shares changing hands. The fairly light volume heightened the impact of the futures-related selling.

Two rounds of programme-selling at mid-morning followed speculation that Drexel Burnham Lambert was facing a liquidity crisis. Although Drexel later denied the rumours, the company said it was looking for a large investor on a merger partner.

The Drexel news triggered a decline in the debt market, where the Treasury's sell-off 30-year issue was off 1.6 points at 100.8, yielding 8.43 per cent in late trading.

IBM, which had last week's stock market rally, fell 51¢ to \$101.6. Among other technology stocks which rallied last week, Sun Microsystems advanced 5¢ to 22¢ in over-the-counter trading. Oracle Systems rose 5¢ to \$22.6 while Apple Computer was down 5¢ to \$34. MCI Communications lost 5¢ to \$31.5 in heavy trading.

A number of insurance firms lost ground yesterday, amid

fears that junk bond values would plummet. Ohio Casualty, whose junk bond portfolio totals about 481 per cent of its life insurance unit's capital, fell 32¢ to \$39. Safeco, whose junk bond holdings total about 319 per cent of its life insurance business's capital, dropped 12¢ to \$38.

General Motors gained 5¢ to \$43.6. The auto manufacturer is expected to report its fourth-quarter results this week. On Friday, GM said worldwide sales last year were more than 12.25m. The company did not estimate net income.

Shares in Ford rose to \$44, up 5¢, while Chrysler lost 5¢ to \$15.6.

Among other blue chip issues, Exxon fell 5¢ to \$47.6, Aluminum Company of America lost 5¢ to \$14.5, United Technologies slipped 5¢ to \$50. Primerica was off 5¢ to \$36.5 and McDonald's fell 5¢ to \$32.4.

Hilton Hotels jumped 5¢ to \$64.4 on reports that a group of former Marriott officials, including two leaders of last year's buy-out of Northwest Airlines, is trying to arrange financing for an all-call takeover offer for the company.

ASA, which invests in South African stocks, fell 44¢ to \$64.6 in the wake of falling prices for South African issues after Mr Nelson Mandela, leader of the African National Congress, who was released at the weekend, reaffirmed the ANC's support for nationalisation of private industry.

A number of precious-metals issues moved higher in spite of the sharp drop in ASA. Becta Mining rose 3¢ to \$15.6, Homestake Mining gained 5¢ to \$33, American Barrick Resources improved 5¢ to \$19

and Battle Mountain Gold was up 5¢ to \$17.2.

Great Northern Nekoosa added 5¢ to \$61.4 in active trading. Regulators in Maine said they would focus on one count only in an antitrust complaint which stems from Georgia-Pacific's \$33-a-share hostile takeover bid for the company.

Tonka, a big US toy company, gained 5¢ to \$11.4 in spite of lower fourth-quarter earnings. Tonka said it expects to post profits for 1990, although the company expects a first-quarter loss on lower revenues.

Monarch Capital gained 5¢ to \$13.4 after disclosing that it will end its real estate and venture capital operations, resulting in a fourth-quarter charge of \$93.9m.

In over-the-counter trading, Alliant Computer, which is expected to report earnings shortly, added 5¢ to \$7.6. The company recently said it expects to earn \$1m or more in the latest quarter compared with a loss of \$2.75 a year earlier.

## Canada

TORONTO followed Wall Street's example and closed lower in slow trading. The composite index shed 11.5 to 3,765.37 with declines leading advances by 99 to 268. Volume was 23m shares worth C\$24.6m, compared with 26.7m shares worth C\$272.7m on Friday.

Mining issues fell 1.53 per cent as Alcan slipped C\$0.10 to C\$23.4 and Inco fell C\$0.10 to C\$27. Seven of the 14 sub-groups were lower, including energy issues, consumer and industrial products shares and banking stocks. Gold issues were higher.

## Top performers score with political points

## MARKETS IN PERSPECTIVE

	% change in local currency		% change		Start of
	1 Week	4 Weeks	1 Year	Start of	
Austria	+7.02	+16.32	+134.14	+55.38	+29.95
Belgium	-2.34	-8.00	-3.213	-6.83	-9.87
Denmark	+0.62	+1.78	+31.78	+3.55	+0.77
Finland	+0.80	+5.97	-5.68	+10.33	-7.54
France	-1.03	-3.04	+13.38	-4.82	-7.87
W. Germany	-0.58	+2.49	+36.51	+6.28	+2.22
Ireland	-1.27	+0.10	+28.74	+5.98	+7.33
Ireland	-2.24	-5.62	+11.35	-3.63	-6.87
Netherlands	-1.91	-1.12	+6.41	-4.98	-2.22
Norway	+4.50	+9.20	+43.49	+15.25	+13.37
Spain	+0.71	-2.30	+0.16	-4.62	-3.92
Sweden	-1.53	-2.98	+2.25	+1.12	+2.44
Switzerland	+0.82	-1.23	+19.20	-0.28	-2.10
UK	-1.62	-2.26	+6.751	-4.17	+0.82
EUROPE	-1.11	-1.58	+16.14	-1.85	-3.84
Australia	-2.50	-3.12	-10.92	-1.00	-10.35
Hong Kong	+6.28	+4.27	-9.93	+1.93	-2.99
Japan	-1.44	-2.56	+5.70	-6.30	-11.59
Malaysia	+2.97	+5.34	+49.64	+5.36	+0.12
New Zealand	-2.15	-4.46	-6.00	-4.75	-4.79
Singapore	+0.74	+4.02	+31.43	+8.03	+4.97
Canada	+1.98	-1.09	-8.91	-3.72	-11.18
USA	+0.81	-1.02	+13.28	-5.61	-10.10
Mexico	-0.31	+13.80	+163.78	+14.35	+7.38
SOUTH AFRICA	+4.56	+4.17	+58.00	+14.46	+16.75
WORLD INDEX	-0.50	-1.71	+10.41	-4.70	-9.06

1 Based on February 5 1990. Copyright, The Financial Times Limited, Goldman, Sachs & Co., and County NatWest Securities Limited.

## SOUTH AFRICA

## Gold shares plunge in Johannesburg

GOLD stocks in Johannesburg took a sharp fall yesterday after Sunday's comments by Mr Nelson Mandela, the released African National Congress leader.

Foreign and local investors sold heavily after Mr Mandela reaffirmed his support for the ANC policy of nationalising

private assets such as mines.

The rest of the market also fell, although not as far as the gold sector, amid nervousness about swings in the financial rand, the investment currency, which opened stronger before falling sharply.

The JSE Gold Index fell 81 points, or 3.7 per cent, to 2,091

and the Industrial Index lost 28 to 3,150.

Among mining issues, gold stock Randfontein shed R2.50 to R30, mining financial Anglo American fell R4.25 to R135, diamond stock De Beers dropped 85 cents to R89.55 and platinum producer Impala eased R1 to R75.

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A number of insurance firms lost ground yesterday, amid

speculation that a group of former Marriott officials, including two leaders of last year's buy-out of Northwest Airlines, is trying to arrange financing for an all-call takeover offer for the company.

ASA, which invests in South African stocks, fell 44¢ to \$64.6 and Inco fell C\$0.10 to C\$27. Seven of the 14 sub-groups were lower, including energy issues, consumer and industrial products shares and banking stocks. Gold issues were higher.

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